MUNICIPAL SEPARATE STORM SEWER SYSTEM (MS4) STORMWATER MANAGEMENT PLAN (SMP)

For

Town of Lisbon
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Prepared By
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MS4 General Permit Effective July 1, 2022
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1 Introduction

1.1 Regulatory Overview

The Town of Lisbon (Town) is subject to the General Permit for the Discharge of Stormwater from Small Municipal Separate Storm Sewer Systems (MS4s). The most recent permit was issued by the Maine Department of Environmental Protection (MDEP) on October 15, 2020, to be effective for 5 years from July 1, 2022 to June 30, 2027 (see Attachment G). The permit authorizes the direct discharge of stormwater from regulated MS4s to waters of the State, other than groundwater, pursuant to Water Pollution Control Law 38 M.R.S.A. § 413. The Town of Lisbon submitted a Notice of Intent (NOI) to comply with the terms and conditions of the MS4 General Permit on or before March 31, 2021 (see Attachment H).

The General Permit covers operations or activities associated with stormwater runoff within identified "urbanized areas" of the municipality’s regulated MS4. An urbanized area is a classification of the U.S. Census Bureau that is based on population density and amount of concentrated development – factors that result in increased stormwater volume and pollutant load to receiving waterbodies in the area.

The U.S. Environmental Protection Agency (USEPA) and MDEP began regulating communities for their stormwater discharges using the Urbanized Area criteria in 2013. The Town of Lisbon became regulated in 2013 based on the 2010 census. Attachment A shows the urbanized area regulated by the 2022 MS4 General Permit for the Town. This map was developed from the inclusive sum of the U.S. Census Bureau census conducted in 2000 and 2010. The 2022 MS4 General Permit does not include any modifications to urbanized area based on data from the 2020 U.S. Census.

The Town of Lisbon encompasses a total land area of approximately 22.8 square miles, with approximately 17.5% (4 square miles) of that total area within the Town’s urbanized area. According to the 2010 U.S. Census, the population of the Town is estimated to be 9,021, with 5,528 residents within the regulated urbanized area.

Each of the four MS4 General Permits (effective 2003, 2008, 2013, and 2022) have required that the regulated MS4s develop and implement a Stormwater Management Plan (SMP) to coincide with the effective dates of the General Permit. The SMP is designed to reduce or eliminate polluted stormwater runoff to the maximum extent practicable (MEP) from its regulated MS4. The elements of the SMP are described in Section 1.3.

1.2 Cooperation Between Regulated Communities

There are 30 municipalities, two transportation agencies, and eight state/federal agencies in the State of Maine subject to MS4 General Permit regulation. Historically, there is a strong regional and/or state-wide collaborative effort among regulated entities to develop and carry out required permit activities. Most regulated MS4s (municipal, transportation, and state/federal) in the State are part of an established regional stormwater working group consisting of MS4 communities and supporting local organizations. These working groups include:

- Androscoggin Valley (Lewiston-Auburn) Stormwater Working Group (AVSWG);
- Bangor Area Stormwater Working Group (BASWG);
- Interlocal (Greater Portland) Stormwater Working Group (ISWG); and
- Southern Maine (York County) Stormwater Working Group (SMSWG).
The Town of Lisbon is a member of AVSWG, a coalition of four MS4 municipalities in the greater Lewiston Auburn area (Auburn, Lewiston, Lisbon, and Sabattus).

AVSWG participants, including the Town of Lisbon, are working collaboratively to implement MCM 1 and MCM 2 of the 2022 General Permit. The Town will continue to participate in and support implementation of regional practices by AVSWG. In addition, the Town hires a third-party consultant to implement some requirements and implements other requirements using municipal staff. This plan describes which elements will be completed individually, regionally, or as part of a statewide effort.

1.3 Stormwater Management Plan

As mentioned in the Regulatory Overview, operators of a regulated small MS4 are required to design a stormwater management plan (SMP) that will effectively:

- Reduce the discharge of pollutants to the “maximum extent practicable” (MEP);
- Protect water quality; and
- Satisfy the appropriate water quality requirements of the USEPA’s Clean Water Act.

The SMP is a tool describing how a regulated community plans to manage stormwater in a way that will limit pollutant loads and protect the quality of receiving waters. The plan is not enforceable, yet is adaptive, allowing the permittee to adjust approaches and practices throughout the permit cycle if needed, based on regular evaluation of their effectiveness, changing conditions, specific local concerns, and/or other factors. Some SMP modifications require MDEP review and approval and public notice.

Specifications of the MS4 General Permit are primarily based on qualitative minimum control measures (MCMs) of stormwater management, less so on quantitative requirements (e.g. numeric water quality criteria). This SMP describes how the Town will implement Best Management Practices (BMPs) to meet the six MCMs that are defined in Part IV(C) of the 2022 MS4 General Permit:

I - Public Education and Outreach
II - Public Involvement and Participation
III - Illicit Discharge Detection and Elimination Program
IV - Construction Site Stormwater Runoff Control
V - Post-Construction Stormwater Management in New Development and Redevelopment
VI - Pollution Prevention/Good Housekeeping for Municipal Operations

The 2022 MS4 General Permit requires that for each MCM, the Town must:

a) Define appropriate BMPs;
b) Designate a person(s) responsible for implementing each BMP;
c) Define a date or timeline with milestones for implementation of each BMP; and
d) Define measurable goals for each BMP.
This SMP is developed in accordance with the terms and conditions of the MS4 General Permit reissued by the MDEP on October 15, 2020. Many of the BMPs in this plan continue or expand upon BMPs developed under prior MS4 General Permits. Specific requirements for addressing MCMs have changed though the six MCMs have remained the same for all permit cycles.

Section 1.4 and Section 1.5 describe the Town's water quality status, and the watershed(s) that are considered to be priorities for the Town when considering stormwater management practices to prevent or alleviate impairment of waters. Section 1.6, Section 1.7, and Section 1.8 describe how permit coverage is obtained, how the SMP is modified (when needed), when public notice is required, and annual reporting requirements.

The MDEP will review this SMP and determine if the Town is controlling pollutants to the maximum extent practicable (MEP). MEP is the USEPA's statutory standard for pollutant reduction requirements of permitted MS4s, and the term is flexible in consideration that pollutant control strategies will vary for each small MS4 based on unique local conditions and factors such as cost, existing technology, and logistics of BMPs. The Town is allowed to consider these concepts as they select BMPs to meet permit requirements but the MDEP decides if the Town is meeting the MEP standard. Practices that were considered MEP under the MS4 2013 permit may no longer meet that standard and must be improved or expanded based on changed conditions.

1.4 Discharges to Impaired Waters

Discharges to waterbodies with approved Total Maximum Daily Load (TMDL) or discharges causing or contributing to impairment have additional requirements in the 2022 MS4 General Permit:

1. If an MS4 has a point source discharge to a water with a TMDL approved before 10/15/2020, the discharge must be consistent with any TMDL requirements established by the MDEP.
   - If a TMDL is approved or modified by the EPA after 10/15/2020, the MDEP will notify the permittee if any changes are needed to the SMP, and may take other actions regarding the approved TMDL as identified in the 2022 MS4 General Permit.

2. If an MS4 has a discharge to an Urban Impaired Stream, it must develop and implement three (3) BMPs to address the water's impairment, unless the MDEP has determined the MS4 discharge is not causing or contributing to the impairment.

1.4.1 Town of Lisbon Water Quality Status

The following named waterbodies recieve discharges from the Town's MS4:

- Androscoggin River;
- Sabattus River (Impaired); and
- Unnamed Stream Near Route 196 (Impaired).

Sabattus River does not have an EPA approved TMDL and therefore does not require additional actions per the 2022 MS4 General Permit.

Unnamed Stream (near Route 196) has an impairment classification in the Town of Lisbon's MS4 regulated area that requires additional actions by the Town per the 2022 MS4 General Permit. The Unnamed Stream watershed covers 557 acres in the Town of Lisbon and currently has approximately 18% impervious cover. Because it fails to meet water quality standards due to effects of stormwater runoff from developed land, Unnamed Stream has been classified as an Urban Impaired Stream by MDEP Chapter 502 criteria. See Section 3.7 for BMPs that address this impairment.
1.5 Priority Watersheds

Previous MS4 General Permits required regulated MS4s to identify a Priority Watershed and apply BMPs to that watershed. The 2022 MS4 General Permit does not contain any specific requirements related to Priority Watersheds. However, it does require an MS4 to have a procedure in place to prioritize watersheds when addressing illicit discharges. The Town of Lisbon uses this prioritization to identify where illicit discharge inspections are conducted first. The Town may also use the prioritization for illicit discharge investigations in the event there were insufficient resources to address all potential illicit discharges simultaneously. The IDDE Plan (Attachment C) describes in more detail how the prioritization is applied.

For previous MS4 permit cycles, the Town selected the Unnamed Stream (near Route 196) as the priority watershed to focus on for SMP implementation.

1.6 Obtaining Coverage to Discharge

As required, a Notice of Intent (NOI) to comply with the 2022 MS4 General Permit was submitted to the MDEP with this SMP. A copy of the Town’s NOI along with the Town’s public notice is provided in Attachment H.

Following review of the SMP and NOI, the MDEP will issue a permittee specific DEP Order, establishing terms and conditions that are enforceable in addition to the language in the 2022 MS4 General Permit, which is also enforceable.

A 30-day Public Notice is required for both the NOI and the permittee specific DEP Order.

Once the MDEP issues authorization to discharge, the permittee has 60 days to update the SMP to reflect any new or changed requirements based on the DEP Order and any public comments. The new permit conditions will take effect on July 1st, 2022.

1.7 SMP Modifications

The SMP must be amended during the permit term (2022 - 2027) if the MDEP or the regulated MS4s determine that:

a) The actions required by the BMPs fail to control pollutants to meet the terms and conditions of the MS4 General Permit and the permittee specific DEP Order;

b) The BMPs do not prevent the potential for a significant contribution of pollutants to Waters of the State other than groundwater; or

c) New information results in a shift in the SMP’s priorities.

Even though this SMP is not an enforceable document, if any modifications are made, the SMP will be made available for 30-day public comment by posting the changes on the Town’s website.

If the changes being made are not explicitly required by the 2022 MS4 General Permit or the permittee specific DEP Order, the opportunity for public comment will be made on the Town’s website annually and the MDEP will be notified of the changes in the annual report following the permit year the changes were made.
If the changes being made are explicitly required by the 2022 MS4 General Permit or the permittee specific DEP order, the applicable processes will be followed:

- *Modifications initiated by the Town:* The Town will notify the MDEP prior to changing any elements by filing a permit application with the MDEP that includes a justification to formally modify the requirement; or

- *Modifications initiated by the MDEP:* MDEP will notify the Town, and the Town must respond within 30 days with a written explanation of intended SMP modifications. The Town must then modify the SMP within 90 calendar days of the Town’s written response, or within 120 calendar days of the MDEP notice (whichever is less). Any such modification must be submitted to the MDEP for final review.

### 1.8 Annual Compliance Report and Record Keeping

By September 15th of each year, the Town will electronically submit an Annual Compliance Report for the MDEP’s review using the standardized form provided by the MDEP. The Annual Compliance Report must be sent to:

Rhonda Poirier  
Municipal/Industrial Stormwater Coordinator  
Maine Department of Environmental Protection  
17 State House Station  
Augusta, ME 04333-0017  
rhonda.poirier@maine.gov

The MDEP will review the annual report and provide comments to the Town. Changes to the report based on the MDEP’s review comment(s) must be submitted to the Department within 60 days of the receipt of the comment(s).

As a regulated MS4, the Town must keep records required by the 2022 MS4 General Permit and permit modification for at least three (3) years following its expiration or longer if requested by the MDEP Commissioner. The Town must make records (including this SMP) available to the public at reasonable times during regular business hours.
2 SMP Organization

2.1 Plan Management Hierarchy

Lisbon Town Council

Diane Barnes
Town Manager

Stormwater Plan Committee

Dennis Douglass
Code Enforcement Officer &
Stormwater Coordinator

Randy Cyr
Public Works Director

Philip Ruck, P.E.
SEE, Inc.
MS4 Consultant
2.2 Additional Environmental Plans

The Town implements the following existing environmental plans: The Town implements the following existing environmental plans:

- Operations and Maintenance (O&M) Plan for Municipal Operations (available upon request);
- Illicit Discharge Detection and Elimination (IDDE) Plan (Attachment C);
- Level of Service (LOS) Plan for Snow and Ice Removal (available upon request); and
- No Exposure Certification (NEC) for the Waste Water Treatment Plant (available upon request); and
- Stormwater Pollution Prevention Plan (SWPPP) for Public Works and Transfer Station Facilities (both are available upon request).
3 Minimum Control Measures

3.1 MCM I - Education/Outreach Program

The 2022 MS4 General Permit requires municipalities to develop and implement two Education/Outreach Campaigns to address stormwater issues of significance:

1. An Outreach to Raise Awareness Campaign targeted at two audiences applying three (3) tools per audience per year. One target audience must be the public and the second audience may be selected from: municipal, commercial, development/construction, or institutions.

2. An Outreach to Change Behavior Campaign to promote one behavior change directed at two audiences using a minimum of three (3) outreach tools per year. This campaign will promote and reinforce desirable behaviors designed to reduce stormwater pollution.

In 2018, the AVSWG participated in a statewide survey to assess public awareness of a variety of stormwater issues and related behaviors. The survey results report was included in the AVSWG Permit Year 5 (2017-2018) annual reports. In addition, the AVSWG communities reviewed regional water quality related to stormwater issues, examined the unique conditions within each of their communities, and evaluated the needs for public education around stormwater at a regional meeting in April, 2020 and two meetings in February of 2021. Based on the survey results and the discussions at their regional meetings, the AVSWG communities discussed which issues of significance to address and what tools and messages might be effective. The Town has chosen Best Management Practices (BMPs) that are structured to allow for adaptive education and outreach approaches to create a strong, diverse, and effective campaign over the duration of this permit.

The Town will fulfill the requirements for Public Education/Outreach through participation in the AVSWG and in the Statewide Think Blue Maine Campaign, as described in the following BMPs. The BMPs will be implemented according to their individual timelines over the term of the permit.

3.1.1 BMP1A - Outreach to Raise Awareness Campaign

Description:
This BMP describes the measurable goals for the public audience.

The Think Blue Maine campaign began in 2003 as a statewide effort to raise awareness of common stormwater pollutants and ways to prevent those pollutants. This campaign has been historically successful in increasing awareness of stormwater issues. The AVSWG, ISWG, and SMSWG coordinate their Think Blue Maine messaging and education efforts to provide consistent messaging in Southern Maine. In addition, the Massachusetts and New Hampshire small MS4s are using a similar Think Blue campaign, so there is some regionally consistent messaging in circulation.

In 2018, the AVSWG participated in a statewide survey around public awareness of stormwater issues and behaviors that impact stormwater. One hundred percent of survey respondents ages 25-34 stated it was “very important to have clean water in the lakes and streams in [their] community”, and 78% of respondents believe that stormwater runoff has a major impact or somewhat impacts water quality, but only 33% of respondents were able to correctly describe what happens to stormwater at their residence. The AVSWG communities will use the Think Blue Maine campaign to raise awareness of the target audience to be more aware of stormwater issues and be more willing to change their behavior in the future.
Measurable Goals:
The Town, through its participation in the statewide campaign, will raise 15% of the target audience’s awareness of what happens to stormwater at their residence or place of work. According to the 2019 US Census Bureau, the AVSWG region’s population for ages 25 to 34 is approximately 9,500 people and 15% of the target is approximately 1,500 people.

- **Target Audience**: People 25-34 in the AVSWG region
- **Overarching Message**: “Water that lands on our roads, roofs, and other hard surfaces picks up pollutants and carries them to our local waterbodies without being treated.” This message will be presented with variations based on target audience interests and outreach tools used.
- **Outreach Tools**: A minimum of three outreach tools will be selected from Attachment B each year. Each tool will be assessed and customized based on the target audience’s receptiveness to the method. Any tool used in a given year will be tailored to the message of the relevant target audience subset based on common characteristics and/or demographics.
- **Effectiveness**: Effectiveness will be evaluated annually by tracking process indicators for each tool implemented that year and by tracking impact indicators where available (See Attachment B).

Implementation:
A minimum of three of the tools from Attachment B will be implemented each year for the duration of the permit.

**Responsible Party**: Stormwater Coordinator (with implementation assistance from Cumberland County Soil & Water Conservation District)

3.1.2 BMP1B - Municipal Outreach to Raise Awareness

**Description**: Chlorides are a major component of winter road maintenance for snow and ice removal. Chloride pollution in stormwater likely contributes to the detriment of surface water quality in the AVSWG region. This campaign will build on efforts over the last permit cycle to make MS4 winter maintenance decision-makers aware of the negative impacts of chlorides on local waters and actions that can be taken to reduce chloride impacts. Chloride reductions must be balanced with Public Safety concerns, as the public has come to expect clear roads shortly after winter storm events.

Measurable Goals:
During each permit year, the Town will improve municipal public works staff awareness of impacts of Chlorides on water quality, with a minimum of a 10% increase in awareness (determined through municipal surveys) by the end of PY5. The Town chose a 10% increase, due to the high baseline level of staff awareness from the previous permit cycle.

- **Target Audience**: Public Works Leadership and Staff and Municipal Leadership
- **Overarching Message**: “The application of winter sand and salt can negatively impact waterways, infrastructure, and drinking water supplies. The best management of winter sand and salt will reduce impacts, save money, and preserve infrastructure.” This message will be presented with variations based on target audience interests and outreach tools used.
- **Outreach Tools**: A minimum of three outreach tools will be selected from Attachment B each year. Each tool will be assessed and customized based on the target audience’s receptiveness to the method. Any tool used in a given year will be tailored to the message of the relevant target audience subset based on common characteristics and/or demographics.
Effectiveness: Effectiveness will be evaluated annually by tracking process indicators for each tool implemented that year and by tracking impact indicators where available (See Attachment B).

Implementation:
A minimum of three of the tools from Attachment B will be implemented each year for the duration of the permit.

Responsible Party: Stormwater Coordinator

3.1.3 BMP1C - Outreach to Change Behavior Audience 1

Description:
AVSWG communities have focused on changing behavior of residents’ fertilizer and pesticide use over the past permit cycle by using the message developed by Maine Yardscaping. Due to their past success, AVSWG plans to continue this effort through the new permit cycle. AVSWG worked with Bates College to conduct an intercept survey of the effectiveness of their previous campaign. AVSWG will review this data in PY1 to establish a baseline for this campaign.

Measurable Goals:
As a result of AVSWG efforts, at the end of the permit cycle, at least 10% of college-educated residents, aged 35-55, who use lawn chemicals, will reduce or eliminate their use of fertilizers and/or pesticides and those who already have reduced or eliminated lawn chemicals will continue those positive behavior changes.

Target Audience: College educated residents, aged 35-55, who currently apply fertilizers, pesticides, or herbicides.

Overarching Message: “Protect the health and safety of your kids, pets, and water by reducing use of fertilizer and weed and bug killers on your lawn. Instead, mow high and let the clippings lie.” This message will be presented with variations based on target audience interests and outreach tools used.

Outreach Tools: A minimum of three outreach tools will be selected from Attachment B each year. Each tool will be assessed and customized based on the target audience’s receptiveness to the method. Any tool used in a given year will be tailored to the message of the relevant target audience subset based on common characteristics and/or demographics.

Effectiveness: Effectiveness will be evaluated annually by tracking process indicators for each tool implemented that year and by tracking impact indicators where available (See Attachment B).

Implementation Tools:
A minimum of three of the tools from Attachment B will be implemented each year for the duration of the permit.

Responsible Party: Stormwater Coordinator

3.1.4 BMP1D - Outreach to Change Behavior Audience 2

Description:
AVSWG communities have focused on changing behavior of residents’ fertilizer and pesticide use over the past permit cycle by using the message of Maine Yardscaping. AVSWG will expand this message to a
second audience, municipal staff, during this permit cycle. The Town will conduct a baseline survey of municipal staff during PY1.

**Measurable Goals:**
As a result of AVSWG and Town efforts, the Town will have reviewed their lawncare practices, assessing the effectiveness of current methods and identifying areas for improvements. The Town will also implement at least the following three BMPs:

1. Eliminating the use of pesticides or fertilizers on municipal properties;
2. Mowing at least 3” high, except on athletic fields where shorter grass is needed; and
3. Keeping a spill kit with absorbent pads in each grounds maintenance vehicle for quick clean up of spills.

- **Target Audience:** Public Works Leadership and Staff, and Municipal Leadership
- **Overarching Message:** “The application of fertilizers and pesticides can negatively impact waterways and drinking water supplies. The best management of lawns will reduce impacts and save money.” This message will be presented with variations based on target audience interests and outreach tools used.
- **Outreach Tools:** A minimum of three outreach tools will be selected from Attachment B each year. Each tool will be assessed and customized based on the target audience’s receptiveness to the method. Any tool used in a given year will be tailored to the message of the relevant target audience subset based on common characteristics and/or demographics.
- **Effectiveness:** Effectiveness will be evaluated annually by tracking process indicators for each tool implemented that year and by tracking impact indicators where available (See Attachment B).

**Implementation Tools:**
A minimum of three of the tools from Attachment B will be implemented each year for the duration of the permit.

- **Responsible Party:** Stormwater Coordinator

3.1.5 **BMP1E - Evaluate Campaign Effectiveness**

The 2022 General Permit requires each MS4 permittee to identify methods it will use to evaluate the effectiveness of each awareness and behavior change campaign. A relevant baseline evaluation (e.g. from previous permit cycle) must be conducted prior to each campaign, followed by an evaluation in year five of this permit to assess the overall effectiveness of the outreach program. Any message or delivery mechanism found ineffective or of unsatisfactory efficacy, must be modified accordingly.
Description:
The Town will collect Education/Outreach program data to show evidence that progress toward the defined awareness and behavior goals of the program is achieved.

Measurable Goals:
1. The baseline of each awareness and behavior change campaign will be evaluated in PY1; and
2. AVSWG will conduct a survey or participate in a statewide survey in PY5 to evaluate the effectiveness of each awareness and behavior change campaign.

Implementation Tools:
At the beginning of and throughout the 2022 MS4 permit cycle, the Town will evaluate E & O program data and periodically assess the effectiveness of the awareness and behavior change campaigns (BMP1A, 1B, 1C, 1D). The following tools will be implemented for evaluation:

1. In PY1, review the evaluation of outreach effectiveness from the previous MS4 permit cycle; and
2. Through participation in AVSWG, in PY5 the Town will contribute to the overall evaluation of AVSWG’s E & O programs and the Town’s own outreach.

Responsible Party: Stormwater Coordinator
3.2 MCM II - Public Involvement and Participation

MS4 permittees must fully comply with MCM II by involving the public in the planning and implementation process of improving water quality and reducing stormwater quantity via their stormwater program. BMPs for this MCM must support active involvement of the public and stakeholders.

The Town will fulfill the requirements for Public Involvement and Participation through relevant AVSWG practices and by implementing additional BMPs.

3.2.1 BMP2A - Public Notice of Stakeholder Involvement

The MS4 permittee must comply with applicable state and local public notice requirements using effective mechanisms for reaching the public and comply with the Maine Freedom of Access Act when stakeholders are involved with implementation of the permit. The permittee must document the stakeholder meetings and attendance in the annual report as a way of measuring this goal.

Description:
The Town will follow state and local Public Notice requirements when involving stakeholders, in the implementation of the 2022 MS4 General Permit.

Measurable Goal:
There will be consistent public notification and public access to documentation of all Town meetings with MS4 permit stakeholders throughout the permit cycle.

Implementation Tools:
The Town will comply with public notice and access requirements by:

1. Providing public notice of Town Council meetings, referring to stormwater issues on specific agendas, and posting Council meeting agendas and minutes on the Town website; and
2. Posting the SMP on the Town website.

Responsible Party: Stormwater Coordinator

3.2.2 BMP2B - Public Events

The permittee or regional stormwater group of which the permittee is a member must annually host/conduct or participate in a public event that includes a pollution prevention and/or water quality theme.

Description:
In the previous permit cycle, the Town identified the Moxie Festival, which is held in Lisbon each July, as their most effective potential education and outreach event. In partnership with the Town of Sabattus, the Town will continue to provide an educational booth at the Moxie Festival each permit year.

Measurable Goal:
Each permit year the Town will participate in at least one public event with a pollution prevention and/or water quality theme.
Implementation Tools:
Each permit year, the Town will host an educational stormwater booth at the Moxie Festival or another similar event. Stormwater educational materials will be provided to attendees.

Responsible Party: Stormwater Coordinator
3.3 MCM III - Illicit Discharge Detection and Elimination (IDDE)

Each MS4 permittee must implement and enforce a program to detect and eliminate illicit discharges and unauthorized non-stormwater discharges. The program must address the following four components: 1) Procedures for prioritizing watersheds, 2) Procedures for tracing the source of an illicit discharge, 3) Procedures for removing the source of the discharges, and 4) Procedures for program evaluation and assessment.

To meet MS4 General Permit requirements for this MCM, the Town will continue to implement its Illicit Discharge Detection and Elimination (IDDE) program, which includes:

- A Watershed-based map of the Town’s stormwater management system;
- A written IDDE Plan which includes:
  - Inspections of outfalls owned/operated by the Town (and monitoring of outfalls which flow during dry weather);
  - Investigations of potential illicit discharges;
  - Enforcement of the Non-Stormwater Discharge Ordinance; and
  - A Quality Assurance Project Plan (QAPP).
- Development of a prioritized list of outfalls which have the potential to cause illicit discharges during wet weather.

The following BMPs will be implemented to meet this MCM.

3.3.1 BMP3A - Non-stormwater Discharge Ordinance

The permittee must continue to implement a non-stormwater discharge ordinance that prohibits non-stormwater discharges and provides for the implementation of appropriate enforcement procedures and actions.

Description:
The Town approved its Non-Stormwater Discharge Ordinance, which is included as Chapter 42, Article III of the Town’s Code of Ordinances, on March 3, 2015. The ordinance has been implemented since approval, and is enforced by the Town Code Enforcement Officer.

Measurable Goals:
1. The Town will implement and enforce its non-stormwater discharge ordinance throughout the 2022 MS4 permit cycle; and
2. Any violations of the non-stormwater discharge ordinance and related enforcement actions during the permit cycle will be documented.

Implementation:
The Town will continue to implement and enforce its non-stormwater discharge ordinance including potential sanitary sewer overflows (SSOs) to the MS4 within the Town’s regulated area.

Responsible Party: Stormwater Coordinator
### 3.3.2 BMP3B - IDDE Plan

The IDDE program must include a written IDDE Plan to address any discharge that is not uncontaminated groundwater, water from a natural resource, or an allowable non-stormwater discharge. The plan must address dumping that results in illicit discharges to the MS4. The IDDE plan must set forth all written procedures developed in accordance with the requirements listed in the General Permit.

**Description:**
The Town developed an IDDE Plan as part of the 2013 MS4 General Permit, and has updated the IDDE Plan (see Attachment C) to meet requirements of the 2022 MS4 General Permit.

**Measurable Goal:**
As part of its IDDE program, the Town will review its IDDE Plan each permit year and revise the plan as necessary.

**Implementation:**
The Town will continue to review their IDDE plan annually and revise the plan as needed.

**Responsible Party:** Stormwater Coordinator

### 3.3.3 BMP3C - Watershed Based Storm Sewer System Infrastructure Map

Permittees must maintain a map(s) of their municipally-owned or operated storm sewer system. The map(s) must show the location of all stormwater catch basins, connecting surface and subsurface infrastructure and depict the direction of in-flow and out-flow pipes, and the locations of all discharges from all stormwater outfalls operated by the regulated small MS4 to receiving waters or to an interconnected MS4 and the name of the receiving water for each outfall. Each catch basin must be uniquely identified to facilitate control of potential illicit discharges, and proper operation and maintenance of these structures. Permittees must continue to keep their map(s) current and ensure that maps are reviewed for any updates at least annually. Permittees may choose to utilize paper or electronic maps for their storm sewer system.

**Description:**
The Town developed and refined a watershed based storm sewer system infrastructure map during previous MS4 permit cycles. The Town utilizes a Geographic Information System (GIS) based mapping system to manage all MS4 related storm sewer system components.

**Measurable Goals:**
The Town will annually review its storm sewer infrastructure maps and revise as necessary. The review will include all existing storm sewer system infrastructure, including but not limited to:

- The location of all stormwater catch basins;
- Connecting surface and subsurface infrastructure depicting the direction of in-flow and out-flow pipes; and
- The locations of all discharges from all stormwater outfalls operated by the Town.
Implementation:  
The Town will continue to refine their Town infrastructure mapping system as necessary during each year of the current MS4 permit cycle to address potential changes to their stormwater management system. The Town will rely on the annual storm sewer system infrastructure inspection program described in BMPs 3D and 6E below to maintain awareness of system changes and necessary mapping updates.

Responsible Party:  Stormwater Coordinator

3.3.4 BMP3D - Dry Weather Outfall Inspection

Permittees must implement a dry weather outfall inspection program that includes all elements outlined in Part IV(C)(3)(e)(i - vii) of the General Permit.

Description:  
The Town performs annual dry weather inspections of all identified stormwater outfalls in the urbanized area, if possible, and given budgetary constraints. These inspections are prioritized for areas identified as higher priority for illicit discharges in the municipalities IDDE Plan, as well as outfalls located in the Town's priority watershed. The inspection program is designed to identify potential illicit discharges within the Town's stormwater management system, and is a critical component for minimizing stormwater pollution to receiving water bodies.

Measurable Goals:

1. Annually inspect at least 20% of outfalls within the Town's regulated area, inspecting 100% of outfalls located within the Town's regulated area by the end of PY5 (minimum); and

2. Annually inspect more than 20% of outfalls in priority areas identified in the Town IDDE Plan, priority watershed, and throughout the regulated area (above and beyond).

Implementation:  
The Town will continue to annually perform its existing dry weather outfall inspection program, prioritizing inspection of outfalls discharging from the Town's priority watershed. Stormwater Team members involved in the inspection program will be trained (as necessary) on how to conduct and record dry weather inspections. See the Town's IDDE Plan found in Attachment C for a paper example of the electronic form used for these inspections. Inspection results will be documented in a database management system or other record keeping system for compliance purposes. The Town will rely on available resources specifically addressing illicit discharge detection and elimination, including, but not limited to the Town's IDDE Plan.

Responsible Party:  Stormwater Coordinator
3.3.5 BMP3E - Wet Weather Assessment for Potential Illicit Discharges

Prior to the expiration date of the 2022 MS4 General Permit, permittees must perform a wet weather assessment for the potential for illicit discharges during wet weather events. The assessment will vary by permittee and utilize data from existing studies including those listed in Part IV(C)(3)(f) of the General Permit. The outcome of the assessment will be a list of outfalls identified for wet weather monitoring and testing, if applicable, by the permittee in the next permit cycle and the rationale for including these outfalls. On or before the expiration date of this General Permit, the permittee must identify these wet weather outfalls in its written IDDE plan and identify the wet weather outfalls targeted for wet weather monitoring based on the EPA New England bacterial source tracking protocol or other acceptable protocols or methodologies and specify the timing and frequency of wet weather monitoring to be completed during the term of the next permit cycle. Should the permittee complete the IDDE plan prior to the expiration date of the GP and permittee specific DEP Order, the permittee must implement the wet weather monitoring upon completion of the IDDE plan update.

Description:
The Town will conduct a wet weather assessment in accordance with the 2022 MS4 General Permit Part IV(C)(3)(f), and will incorporate the wet weather assessment into their IDDE Plan by the end of PY5 (6/30/2027).

Measurable Goals:
The Town’s wet weather assessment will identify all outfalls in the regulated area that have the potential for illicit discharges during wet weather events, identify targeted wet weather outfalls for monitoring during the next permit cycle, and incorporate the wet weather assessment into the Town IDDE Plan by the end of PY5.

Implementation:
The Town will conduct a comprehensive wet weather outfall assessment (identifying outfalls/parameters for future wet weather monitoring) over the course of the 2022 MS4 permit cycle.

Responsible Party: Stormwater Coordinator

3.3.6 BMP3F - Identify Allowable Non-stormwater Discharges that Contribute Pollutants

The permittee must include if it has identified any allowable non-stormwater discharges that are significant contributors of pollutants to the MS4. The non-stormwater discharges authorized by the General Permit are listed in Part IV(C)(3)(h) of the permit. If sources are identified, then the permittee must implement measures and/or cooperate with responsible dischargers to control these sources so they are no longer significant contributors of pollutants.

Description:
The Town has prioritized the following municipal allowable non-stormwater discharge to its MS4:

Hydrant flushing runoff: The Town relies on Lisbon Water Department (LWD) personnel for the flushing of all Town owned fire hydrants located in the municipality. The Town’s Stormwater Management Team, in coordination with Water District personnel, developed and implemented a standard operating procedure (SOP) for the flushing of all municipally owned hydrants within the regulated urbanized area. This SOP, which is included in the Town’s IDDE Plan found in (Attachment C) ensures that discharges from the Town’s MS4 to receiving water bodies as a result of hydrant flushing activities are not significant contributors of pollutants.
Measurable Goals:
The Town will meet the following goals to control pollutant contributions from the identified allowable non-stormwater discharges:

1. Annual review of the Town hydrant map, including where discharges drain to the MS4 and receiving waters;
2. Request an annual water quality report from the LWD concerning hydrant flushing activities; and
3. Address any other allowable non-stormwater discharges (see General Permit Part IV(C)(3)(h)) that are identified as significant contributors of pollutants to the MS4.

Implementation:
The Town will implement the following measures to control pollutant contributions from the Town’s allowable non-stormwater discharges:

1. The Town will work with LWD to annually review and update the Town infrastructure map to maintain location points of all hydrants;
2. The Town will request an annual water quality report documenting all best management practices implemented for hydrant flushing activity at the prioritized hydrants as well as the LWD’s testing results of the total residual chlorine for any such discharges; and
3. During each permit year, the Town will include a status update on the evaluation of water line and hydrant flushing as a potential significant contributor of pollutants to the MS4, and an update on subsequent actions.

Responsible Party: Stormwater Coordinator
3.4 MCM IV - Construction Site Stormwater Runoff Control

Each permittee must implement and enforce a program to minimize or eliminate pollutants in any stormwater runoff from construction activities that disturb one acre or more of land. Reduction of stormwater discharges from construction activity disturbing less than one acre must be included in the program if that construction activity is part of a larger common plan of development or sale that would disturb one acre or more.

The Town of Lisbon selected the following Best Management Practices (BMPs) to meet requirements of MCM IV, ensuring that construction on both public and private property does not impact water resources.

3.4.1 BMP4A - Erosion and Sediment Control Regulatory Mechanism

The General Permit requires that the MS4 permittee have an ordinance or other regulatory mechanism in place that requires the use of erosion and sediment control BMPs at construction sites consistent with the minimum standards outlined in Appendix C of the 2022 MS4 General Permit. Permittees who have an existing ordinance must evaluate and update it as needed within one (1) year of the effective date of this GP. Permittees without an existing ordinance must develop an ordinance within one (1) year of the effective date of this GP and have an approved ordinance in place with the necessary enforcement authority within two (2) years of the effective date of this General Permit.

Description:
The Town of Lisbon will continue to enforce an existing program to reduce pollutants in any stormwater runoff to the MS4 from construction activities resulting in a land disturbance of greater than or equal to one acre within the Town’s urbanized area. The Town relies on Chapter 500, which applies to a project that disturbs one acre or more of land area and requires a stormwater permit, issued by MDEP, pursuant to the Stormwater Management Law. Chapter 500 Appendix C describes housekeeping performance standards, including construction site waste control, for permitted construction projects.

Measurable Goal:
In PY1, the Town will evaluate and update its existing regulatory mechanism, as necessary, to include references to the requirements found in Attachment C of the MS4 General Permit. These requirements include the provisions detailed in the MDEP Chapter 500 Appendix A - Erosion and Sediment Control, Appendix B - Inspections and Maintenance, and Appendix C - Housekeeping. If updates to the Town’s existing ordinance are required, they will be completed by July 1, 2023.

Implementation:
The Town will rely on the MDEP’s administration and enforcement of the Maine Construction General Permit (MCGP) for all projects resulting in a land disturbance of greater than or equal to one acre in the Town. The Town may opt to implement and enforce their existing construction site stormwater runoff control program within the municipal boundary and not just the urbanized area.

Responsible Party: Stormwater Coordinator
The MS4 permittee must develop and implement procedures for site plan review that incorporate consideration of potential water quality impacts, erosion control, waste storage, and other elements of this MCM, the ability for the public to comment on such reviews at publicly-noticed meetings, and procedures to consider information submitted by the public.

Description:
The Town of Lisbon has existing Site Plan and Subdivision Review procedures applicable to projects that disturb one or more acres of land within the urbanized area. These procedures include the provisions detailed in the 2022 MS4 General Permit (consideration of potential water quality impacts, erosion control, waste storage, the ability for the public to comment at publicly noticed meetings, as well as procedures to consider information submitted by the public). The Town Planning Board is authorized to review and act on all site plans for development requiring site plan review. All Town Planning Board meetings are open to public attendance and public comment.

Measurable Goals:
The Town will meet the following goals for implementing Site Plan Review procedures to address MS4 permit requirements:

1. In PY1, evaluate the Site Plan Review Ordinance, as applicable to the MS4 program, updating the ordinance as necessary;
2. Notification for Town residents of all Planning Board meetings; and
3. Consideration of all public input related to site plan reviews and actions.

Implementation:
The Town will continue implementation and enforcement of its Site Plan Review Ordinance, specifically:

1. Throughout the 2022 permit cycle, the Town will review and update its Site Plan Review Ordinance as necessary to incorporate consideration of stormwater runoff control at applicable construction sites;
2. Continue to notify and invite the public to Town Planning Board meetings; and
3. Solicit public comment on site plan reviews applicable to MS4 regulation.

Responsible Party: Stormwater Coordinator

3.4.3 BMP4C - Procedures for Notification

The permittee’s construction site runoff program must include procedures for notifying construction site developers and operators of the requirements for registration under the Maine Construction General Permit and Chapter 500, Stormwater Management.

Description:
As required by the MS4 permit, the Town will notify construction site developers and operators of the requirements for registration under the Maine Construction General Permit or Chapter 500. This notification applies to construction activity in the Town disturbing one or more acres.

Measurable Goals:
During each permit year, the Town will rely on development and building permit applications, which include
notification of requirement for registration under the MCGP or Chapter 500 requirements. During each permit year the Town will provide a brief summary of all projects meeting the requirements for notification in the MS4 Annual Report submitted to MDEP.

**Implementation:**
Construction site developers and operators will be made aware of this requirement through development and building permit applications for applicable projects.

**Responsible Party:** Stormwater Coordinator

### 3.4.4 BMP4D - Construction Site Inspections and Documentation

The permittee must document construction activity that disturbs one or more acres within the urbanized area. Written procedures for site inspection and enforcement authority must be documented. Construction site inspections must be completed following minimum requirements outlined in Part IV(4)(a)(v)(b) of the General Permit.

**Description:**
To maintain the effectiveness of construction site stormwater control best management practices (BMPs), regular inspection of control measures is essential. The Town will continue to inspect applicable construction projects for erosion and sediment control (E&SC) and good housekeeping/pollution prevention, as required by the MS4 General Permit. The Town will also develop a construction site inspection plan, detailing inspection procedures and follow-up actions for applicable construction sites within the regulated area.

**Measurable Goals:**
The Town will meet the following goals for construction site inspections and documentation:

1. By the end of PY1 (July 1st, 2023), develop written procedures for site inspection, and enforcement of erosion and sediment control (E&SC) measures;
2. Inspect each applicable construction site for E&SC compliance at least three times during the active earth-moving phase the operation (see **Attachment D** for a paper example of the electronic form used for these inspections);
3. Inspect each applicable construction site for E&SC compliance annually until the operation reaches substantial completion;
4. Inspect each applicable construction site for E&SC compliance at project completion to ensure that the site reached permanent stabilization and all temporary erosion and sediment controls have been removed;
5. Document all construction inspections, enforcement action, and corrective actions taken; and
6. Summarize the inspection program results in the MS4 Annual Report submitted to MDEP each permit year.
Implementation:
Qualified Town personnel will perform, or contract to perform, applicable construction site inspections on a frequency specified in written inspection procedures. For sites not in compliance, the inspector(s) will provide site operators with guidance on how to come into compliance. Sites which are not brought into compliance with the MCGP within a reasonable period after receiving guidance from the inspector(s) or after other measures are taken by the MS4, will be reported to the MDEP for non-compliance with the MS4 Permit.

**Responsible Party:** Stormwater Coordinator
Each permittee must implement and enforce a program to address post construction stormwater runoff from new development and redevelopment projects that disturb greater than or equal to one acre, including projects less than one acre that are part of a larger common plan of development or sale, that discharge into the MS4.

The Town selected the following Best Management Practices (BMPs) for the Post-Construction Stormwater Management MCM of this SMP.

3.5.1 **BMP5A - Promote Low Impact Development**

The permittee must promote strategies which include a combination of structural and/or nonstructural BMPs appropriate to prevent or minimize water quality impacts.

**Description:**
Developers and/or construction site operators are notified of low impact development (LID) strategies through their municipal Site Plan Review applications, which must also comply with MDEP’s Chapter 500 requirements regarding LID.

**Measurable Goals:**
The Town will promote LID strategies to all applicable site development projects within the municipality.

**Implementation:**
The Town will promote LID as part of its Site Plan Review procedures, relying on Chapter 500 Stormwater Rules.

**Responsible Party:** Stormwater Coordinator

3.5.2 **BMP5B - Post-Construction Discharge Ordinance**

Each MS4 permittee must have and implement a post-construction discharge ordinance, or other regulatory mechanism. Per the ordinance, the operation must be inspected annually to document the functioning and maintenance of all post-construction BMPs. The operator has 60 days to take corrective action on any identified BMP deficiencies.

**Description:**
The Town will continue to rely on their existing Post-Construction Stormwater Management Ordinance developed during a previous permit cycle and enacted on March 3, 2015. The Town relies on MDEP’s administration and enforcement of the MCGP and Chapter 500 requirements.
Measurable Goals:

1. The Town’s Post-Construction Stormwater Management Ordinance will be reviewed and updated to meet current MS4 General Permit requirements by the end of PY1 (July 1st, 2023);

2. During each permit year the Town will ensure applicable post-construction stormwater management BMPs (installed after July 1, 2009) discharging to its regulated MS4 are functioning properly, as required by the General Permit. This includes those that are either privately or municipally owned and operated; and

3. A summary of all post-construction inspections performed for MS4 permit compliance will be provided in the MS4 Annual Report submitted to MDEP each permit year.

Implementation:
The Town Post-Construction Stormwater Management Ordinance will be updated to contain the following specific requirements:

- The owner or operator of a post-construction BMP must provide the Town with an annual report, completed by a qualified inspector documenting that all on-site BMPs are adequately maintained and functioning as intended; and

- If a post-construction BMP requires maintenance, the owner or operator must provide the Town with a record of the deficiency and corrective action(s) taken in no later than 60 days following the date the deficiency was identified. If 60 days is not possible, then the Town must establish an expeditious schedule to complete the maintenance and establish a record of the deficiency and corrective action(s) taken.

Responsible Party:  Stormwater Coordinator
The objective of this program is to mitigate or eliminate pollutant runoff from municipal operations on property that is owned or managed by the permittee and located within the urbanized area.

The Town selected BMPs for the Pollution Prevention/Good Housekeeping for Municipal Operations MCM of this SMP. The following BMPs are specific to the Town and are to be implemented in addition to those options outlined in the AVSWG SMP.

3.6.1 BMP6A - Operation and Maintenance (O&M) Activities

Permittees must inventory and implement written operation and maintenance (O&M) procedures for all municipal operations conducted in, on, or associated with facilities, buildings, golf courses, cemeteries, parks and open space owned or operated by the permittee that have the potential to cause or contribute to stormwater or surface water pollution. O&M procedures must reduce stormwater pollution to the maximum extent practicable and address stormwater treatment and controls that are used to achieve compliance with the conditions of the permit.

Description:
For previous MS4 permit cycles, the Town developed and/or revised an O&M Plan for all activities occurring within the Town on municipally owned properties that have the potential to impact stormwater runoff. The O&M Plan contains an inventory of these municipal operations.

The Plan inventory includes, at a minimum, the following activities:

- Automobile Maintenance;
- Hazardous Materials Storage;
- Landscaping and Lawn Care;
- Parking Lot and Street cleaning;
- Roadway Maintenance;
- Pest Control;
- Road Salt Application and Storage;
- Spill Response and Prevention;
- Storm Drain System Cleaning;
- Vehicle Washing; and
- Vehicle Fueling System.

Measurable Goals:

1. The Town will annually review and update its inventory of municipal operations that have the potential to cause or contribute to stormwater pollution;
2. The Town will evaluate the O&M Plan annually to iteratively improve strategies and practices to eliminate or better control pollutant discharges; and
3. A summary of the O&M activities and any proposed changes to the O&M Plan based on annual evaluations will be provided in the MS4 Annual Report submitted to MDEP each permit year.

**Implementation:**
The Town will update its O&M Plan to include any changes to municipal operations by the permit effective date (July 1st, 2022), and review the plan annually thereafter. During all years of the 2022 permit cycle, the Town will implement this O&M Plan for municipal activities occurring in the Town that have the potential to impact stormwater runoff.

**Responsible Party:** Public Works Director

### 3.6.2 BMP6B - Municipal Employee Training

| The permittee must conduct annual employee training to prevent and reduce stormwater pollution from the municipal operations and facilities subject to the MS4 permit. Compliance measures related to trainings must be documented and reported to MDEP annually, and must include: the types of trainings presented, the percentage of municipal and contract staff, and their occupation, that received training, the length of the training, and training content delivered. |

#### Description:
The Town provides municipal employee training on an as needed basis, but at a minimum annually. The training programs focus on municipal activities occurring in the Town which have a potential to impact stormwater runoff. Typical municipal operations with this potential have been identified in the O&M Plan in BMP 6A.

#### Measurable Goals:
1. The Town will annually evaluate and identify training needs and materials for MS4 staff regarding municipal O&M procedures.
2. Each permit year the Town will provide an appropriate employee training program that addresses means to reduce stormwater pollution from municipal operations.
3. The Town will document the following MS4 permit compliance measures for each annual training:
   - Types of training presented;
   - Percentage of municipal and contract staff trainees;
   - Occupations of municipal and contract staff trainees;
   - Duration of the training program; and
   - Content delivered during the training program.
4. The Town will report compliance measures related to municipal trainings in the MS4 Annual Report submitted to MDEP each permit year.
Implementation:
Each permit year, the Town will evaluate and identify specific training needs for municipal and contract staff regarding the Town’s O&M procedures. The Town will then develop and gather materials appropriate for the topic to be presented. Topics to be covered by the training program may include, but are not limited to:

- Maintenance activities, maintenance schedules, and long-term inspection procedures for structural and non-structural stormwater controls to reduce pollutants discharged from the MS4;
- Controls for reducing or eliminating the discharge of pollutants into the MS4 from streets, roads, highways, parking lots, maintenance and storage yards, fleet or maintenance shops with outdoor storage areas, salt/sand storage locations, snow disposal areas, and waste transfer stations; and
- Procedures for disposing of waste removed from the MS4 and areas listed above in accordance with all regulatory requirements (such as dredge spoil, accumulated sediments, floatables, and other debris).

Responsible Party: Public Works Director

3.6.3 BMP6C - Street Sweeping

The permittees must develop and implement a program to sweep all paved streets and paved parking lots maintained by the permittee at least once a year done soon after snowmelt.

Description:
The Town of Lisbon employs a regular sweeping program on all municipally owned parking lots and roads. Town personnel involved with winter maintenance operations for the Town perform street sweeping. Winter maintenance staff will be apprised of all requirements the Town must comply with for MS4 permit program compliance.

Measurable Goals:

1. The Town will perform street sweeping of all municipally owned roads at least one time each year, as soon as possible after snowmelt;
2. As necessary, the Town will modify their winter road and parking lot maintenance program based on annual evaluations of street sweeping activities; and
3. A summary of annual sweeping activities and any program modifications will be provided in the MS4 Annual Report submitted to MDEP each permit year.

Implementation:
During each permit year, the Town will continue to implement a sweeping program for all municipally owned parking lots and roads. The Town will annually evaluate the effectiveness of their street sweeping program and alter the program, as necessary, to meet their winter maintenance goals. Sweeping of all Town owned roads and parking lots occurs as soon as possible after snowmelt.

Responsible Party: Public Works Director
3.6.4 BMP6D - Catch Basin Inspection and Cleaning

The permittee must develop and implement a program to inspect catch basins and other stormwater structures that accumulate sediment. All catch basins and stormwater structures must be inspected at least once every other year and cleaned with a frequency appropriate to the accumulation identified. Sediments must be removed in accordance with current state law.

Description:
The Town's stormwater management system consists of a system of open ditches, catch basins and interconnecting storm drains collecting runoff that discharge to identified outfalls.

Measurable Goals:
Per MS4 permit requirements, the Town will meet the following stormwater infrastructure inspection and cleaning goals:

1. During each permit year the Town will inspect and clean (as necessary) storm drains and catch basins in the storm sewer system to meet the following required frequency and conditions:
   - Inspect and clean a minimum of 50% of all catch basins, so that all catch basins are inspected and cleaned over the course of two years;
   - Clean catch basins more frequently if inspections indicate excessive accumulation (50% of the sump is filled) of sediment.
     – If two consecutive inspections show excess accumulation, then the Town will clean those catch basins every year.
     – If annual inspections show a decrease in sediment accumulation to less than 25% of the sump, then inspections can be resumed at a frequency of once every two years.

2. The Town will perform opportunistic inspections of the catch basins during the cleaning process to detect potential illicit discharges;

3. Inspections will be completed and documented in a database system used by the Town to manage all MS4 related inspections. See Attachment E for an example of the form used for these inspections; and

4. Inspections and cleaning of catch basins beyond the enforceable number (50% annually) will be considered an above and beyond measure.

Implementation:
The Town will continue to inspect every year, and clean at the required frequency and conditions outlined in Measurable Goal 1, all municipally owned catch basins.

Responsible Party: Public Works Director

3.6.5 BMP6E - Maintenance and Upgrading of Stormwater Conveyance System

The permittee must evaluate and implement a prioritized schedule, as necessary, for repairing or upgrading the conveyances, structures and outfalls of the regulated small MS4.

Description:
The Town's stormwater conveyance system consists of a system of open ditches, catch basins, and interconnecting storm drains collecting runoff that discharge to identified outfalls.
Measurable Goals:

1. During each permit year, the Town will continue to evaluate and implement a maintenance schedule for conveyances, structures and outfalls owned and operated by the MS4; and

2. A summary of annual activities will be provided in the MS4 Annual Report submitted to MDEP each permit year.

Implementation:
The Town will continue to evaluate their stormwater conveyance system each year. Based on the results of dry weather outfall inspections, and catch basin inspections (BMPs 3D, 6D) and other factors, the Town will plan and implement as necessary, a repair schedule of Town owned conveyances, structures and outfalls.

Responsible Party: Public Works Director

3.6.6 BMP6F - Stormwater Pollution Prevention Plan (SWPPP)

The permittee must implement written procedures outlined in a stormwater pollution prevention plan (“SWPPP”) for operations or facilities that are owned or operated by the permittee and not already regulated under the Maine Industrial Stormwater Program: public works facilities; transfer stations; and/or school bus maintenance facilities. SWPPP implementation must address long-term operation of structural and non-structural controls that reduce stormwater pollution to the maximum extent practicable.

Description:
During the previous permit cycle, the Town developed a SWPPP for relevant Town operations and facilities. The SWPPP includes compliance with necessary requirements under the most current issuance of the MDEP’s Multi-Sector General Permit (MSGP) for Industrial Activities.

Measurable Goals:

1. The Town will perform necessary quarterly visual monitoring and other compliance tasks each year, as described in their current SWPPP;

2. The Town will make the SWPPP available to appropriate facility staff, MDEP and USEPA staff, and keep a copy of the SWPPP on-site at all times for reference and review;

3. The Town will amend the SWPPP to comply with the requirements specified in Part IV(C)(6)(d) of the MS4 General Permit by the permit effective date of July 1st, 2022;

4. The Town will further amend the SWPPP within 30 calendar days of completion of any of the following:
   • A change in design, construction, operation or maintenance that may have a significant effect on the discharge or potential for discharge of pollutants including the addition or reduction of industrial activity;
   • Monitoring, inspections, or investigations by Town, local, state or federal officials that determine the SWPPP is ineffective in eliminating or significantly minimizing the intended pollutants; or
   • A discharge occurs that is determined by the MDEP to cause or have the reasonable potential to cause or contribute to the violation of an applicable water quality standard.

5. The Town will maintain the proper documentation for inspections and monitoring activities;

6. Annual training for SWPPP activities will be provided as part of MS4 related trainings for relevant Town staff; and
7. A summary of SWPPP related activities will be provided in the MS4 Annual Report submitted to MDEP each permit year.

**Implementation:**
During each permit year, the Town will implement stormwater pollution control measures, non-numeric effluent limitations, and pollution prevention practices identified in the SWPPP. Town staff will perform necessary tasks to maintain compliance with the requirements of the most current issuance of the MDEP MSGP, including quarterly visual monitoring.

**Responsible Party:** Public Works Director
3.7 Impaired Waters BMPs

The MS4 General Permit requires permittees to specifically address discharge(s) to impaired waters that are located within the MS4 regulated area. If a waterbody to which a point source discharge drains is impaired and has an EPA approved total maximum daily load (TMDL), then the SMP must address compliance with the TMDL waste load allocation (“WLA”) and any implementation plan.

The Town of Lisbon’s MS4 includes point source discharges to the Unnamed Stream (near Route 196), which is classified as an Urban Impaired Stream in Maine DEP Rule Chapter 502, and has an Impervious Cover TMDL dated September 27, 2012. Progress has been made on identifying and addressing impairments through prevention, best management practices, and/or public education. As such, there is a good basis for understanding potential next steps to mitigate this impairment. This work sets the framework for identification of the three BMPs that will be implemented to meet the Urban Impaired Stream requirement of the 2022 MS4 General Permit.

3.7.1 IWBMP1 - Ditch and Outfall Inspections in Unnamed Stream Watershed

Description:
The Town will conduct expanded outfall and ditch inspections within the Unnamed Stream watershed.

Measurable Goals:
All publicly owned ditches and outfalls within the right-of-way in the Unnamed Stream watershed will be inspected each permit year.

Implementation:
Inspections will be conducted in dry weather and the Town will sample all flows in accordance with MCM3 dry weather outfall inspection procedures. See Attachment F for an example of the form used for ditch inspections.

Responsible Party: Stormwater Coordinator

3.7.2 IWBMP2 - Catch Basin Inspections in Unnamed Stream Watershed

Description:
The Town will conduct expanded catch basin inspections within Unnamed Stream watershed.

Measurable Goals:
All catch basins within the right-of-way in the Unnamed Stream watershed will be inspected during each permit year.

Implementation:
Inspections of all catch basins will be conducted annually and all catch basins with $geq50\%$ the sump depth of accumulated sediment will be cleaned.

Responsible Party: Stormwater Coordinator
3.7.3 IWBMP3 - Structural BMP implementation Unnamed Stream Watershed

**Description:**
The Town will implement at least one structural BMP during the permit cycle in the Unnamed Stream watershed.

**Measurable Goals:**
The Town will evaluate stormwater treatment options and select a minimum of one structural BMP by the end of Permit Year 1 and complete construction of the selected BMP(s) by the end of Permit Year 5.

**Implementation:**
One or more of the following structural BMPs will be implemented by the end of the permit cycle:

- A. Replace or repair the cross-country sewer line running adjacent to the Unnamed Stream; or
- B. Construct another equivalent structural BMP within the Unnamed Stream Watershed.

**Responsible Party:** Stormwater Coordinator
4 General Requirements

4.1 Plan Approval

The Town is committed to reduce the discharge of pollutants from its regulated small MS4 to the maximum extent practicable, and maintains the highest standards for stormwater management through regular review, updating, and implementation of this Stormwater Management Plan.

[Signature]

3-25-2021

[Printed Name, Title]

4.2 Plan Location and Public Access

The Stormwater Management Plan and documents will be kept on file at the the Town Office and posted on the Town website, with a backup copy located at SEE, Inc. in Orono, Maine. Copies and review of documents will be made available when requested by appropriate government agencies and public safety groups.

5 References

Portions of the Introduction and select areas of this document were adapted from a SMP Template prepared by Integrated Environmental Solutions for the Interlocal Stormwater Working Group (ISWG).
NPDES Phase II Stormwater Program
Automatically Designated MS4 Areas

Lisbon ME

Town Population: 14333
Regulated Population: 5528

(Populations estimated from 2010 Census)

Regulated Area (2000 + 2010 Urbanized Area)
# Education and Outreach Tools, Levels of Effort, and Effectiveness Benchmarks

Below is a list of tools with their corresponding minimum level of effort and effectiveness benchmark that will be selected from each year to implement MCM 1.

For effectiveness benchmarks, (P) denotes a process indicator and (I) denotes an impact indicator.

<table>
<thead>
<tr>
<th>Outreach Tool</th>
<th>Minimum Level of Effort</th>
<th>Effectiveness Benchmark</th>
</tr>
</thead>
<tbody>
<tr>
<td>Staff or Municipal Official Training</td>
<td>1 hour of training</td>
<td>Total # of people trained (P)</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Pre and post-training evaluations (I)</td>
</tr>
<tr>
<td>Storm Drain Marking</td>
<td>10 Storm Drains</td>
<td>Total # of participants (P)</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Total # of storm drains marked (P)</td>
</tr>
<tr>
<td>Pre and Post Storm Meetings for Public Works</td>
<td>Meetings before and after major storm events</td>
<td>Total # of meetings (P)</td>
</tr>
<tr>
<td>Poster</td>
<td>10 posters/municipality</td>
<td>Total # of posters distributed (P)</td>
</tr>
<tr>
<td>Flyer</td>
<td>1 flyer</td>
<td>Total # of flyers distributed (P)</td>
</tr>
<tr>
<td>Brochure</td>
<td>1 brochure</td>
<td>Total # of brochures distributed (P)</td>
</tr>
<tr>
<td>Rack Card</td>
<td>1 rack card</td>
<td>Total # of rack cards distributed (P)</td>
</tr>
<tr>
<td>Newsletter Article</td>
<td>2 newsletter articles</td>
<td>Total # of newsletters distributed (P)</td>
</tr>
<tr>
<td>Post Card</td>
<td>1 post card</td>
<td>Total # of postcards distributed (P)</td>
</tr>
<tr>
<td>Fact Sheet</td>
<td>1 factsheet</td>
<td>Total # of factsheets distributed (P)</td>
</tr>
<tr>
<td>Sign</td>
<td>5 signs/municipality</td>
<td>Total # of signs distributed (P)</td>
</tr>
<tr>
<td>Story Walk</td>
<td>1 story walk</td>
<td>Number of QR code (or similar technology) scans from signs (I)</td>
</tr>
<tr>
<td>Story Map</td>
<td>1 regional story map</td>
<td>Number of visitors to webpage (I)</td>
</tr>
<tr>
<td>Stormwater Geocaching</td>
<td>1 regional activity (14 sites)</td>
<td>Number of participants per site (I)</td>
</tr>
<tr>
<td>Augmented Reality App</td>
<td>1 regional activity (14 sites)</td>
<td>Number of app downloads (I)</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Number of engagements within the app (I)</td>
</tr>
<tr>
<td>Outreach Tool</td>
<td>Minimum Level of Effort</td>
<td>Effectiveness Benchmark</td>
</tr>
<tr>
<td>---------------------------------------</td>
<td>-------------------------</td>
<td>----------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>Municipal Electronic Message Board</td>
<td>3 messages</td>
<td>Amount of time message is displayed (P)</td>
</tr>
<tr>
<td>Email Newsletter</td>
<td>4 email newsletters</td>
<td>Number of people reached with email (P) Number of interactions with email (e.g., link clicks) (I)</td>
</tr>
<tr>
<td>Municipal Website Content</td>
<td>Semiannual updates to website stormwater content</td>
<td>Number of visitors to webpage (I)</td>
</tr>
<tr>
<td>Think Blue Maine Website Content</td>
<td>Semiannual updates to website content</td>
<td>Number of visitors to webpage (I)</td>
</tr>
<tr>
<td>Social Media Post</td>
<td>12 posts</td>
<td>Amount of post engagement (e.g., reactions, comments, shares, etc.) (I)</td>
</tr>
<tr>
<td>Social Media Ad</td>
<td>Ad(s) run 90 days (multiple ads may be run for shorter durations to total 90 days)</td>
<td>Amount of ad engagement (e.g., reactions, comments, shares, link clicks etc.) (I) Number of people reached with ad (I)</td>
</tr>
<tr>
<td>Social Media Video</td>
<td>3 videos</td>
<td>Amount of ad engagement (e.g., reactions, comments, shares, link clicks etc.) (I) Number of people reached with ad (I)</td>
</tr>
<tr>
<td>Online Ad</td>
<td>Ad(s) run 90 days (multiple ads may be run for shorter durations to total 90 days)</td>
<td>Number of people reached with ad (I) Amount of ad engagement (e.g., link clicks) (I)</td>
</tr>
<tr>
<td>Radio Ad</td>
<td>1 radio ad</td>
<td>Number of people reached with ad (I)</td>
</tr>
<tr>
<td>Radio Segment</td>
<td>1 radio segment</td>
<td>Number of people reached with segment (I)</td>
</tr>
<tr>
<td>Television Ad (broadcast or streaming)</td>
<td>1 television ad</td>
<td>Number of people reached with ad (I)</td>
</tr>
<tr>
<td>Television News Segment (broadcast or streaming)</td>
<td>1 television news segment</td>
<td>Number of people reached with segment (I)</td>
</tr>
<tr>
<td>Newspaper Article</td>
<td>1 newspaper article</td>
<td>Number of people reached with segment (I)</td>
</tr>
<tr>
<td>Newspaper Ad</td>
<td>1 newspaper ad</td>
<td>Number of people reached with ad (I)</td>
</tr>
<tr>
<td>Outreach Tool</td>
<td>Minimum Level of Effort</td>
<td>Effectiveness Benchmark</td>
</tr>
<tr>
<td>------------------------------------</td>
<td>----------------------------------------------------------------------------------------</td>
<td>--------------------------------------------------------------</td>
</tr>
<tr>
<td>Webinar/Workshop</td>
<td>7 hours of training offered (multiple webinars/workshops may be offered to reach 7 hours)</td>
<td>Number of workshop attendees (P)</td>
</tr>
<tr>
<td>Social Gathering</td>
<td>3 events</td>
<td>Number of interactions (P)</td>
</tr>
<tr>
<td>Tabling</td>
<td>3 events</td>
<td>Number of interactions (P)</td>
</tr>
<tr>
<td>Outreach partnership with local retailer</td>
<td>50% of industry retailers in region participating</td>
<td>Number of local retailers participating (P)</td>
</tr>
<tr>
<td>Outreach partnership with local organization</td>
<td>3 content shares by partner organization</td>
<td>Number of people reached (P)</td>
</tr>
<tr>
<td>Item with branding/messaging</td>
<td>1 item with branding/messaging</td>
<td>Number of people reached (P)</td>
</tr>
<tr>
<td>A DEP-approved tool</td>
<td>Minimum level of effort will be determined based on the tool</td>
<td>Effectiveness benchmark will be determined based on the tool</td>
</tr>
</tbody>
</table>
Illicit Discharge Detection and Elimination Program

For

The Town of Lisbon
300 Lisbon Street, Lisbon, ME 04250
(207) 353-3000

Prepared By

Stillwater Environmental Engineering, Inc.

June 2015
Updated: March 23, 2021
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1 Illicit Discharge, Detection, and Elimination (IDDE) Introduction

Due to its population density, the Town of Lisbon is subject to the requirements of the Maine Department of Environmental Protection (MDEP) General Permit for Stormwater Discharges from Municipal Separate Storm Sewer Systems (MS4 General Permit).

There are six Minimum Control Measures (MCM's) which the MS4 General Permit requires the Town to address throughout its urbanized area and specifically focused within the Town’s priority watershed ofUnnamed Stream (Near Route 196). An urbanized area map can be found in Appendix A. Infrastructure maps for the Town can be found in the Town’s GIS and can be made available upon request. These MCM’s include:

1. Public Education and Outreach;
2. Public Involvement and Participation;
3. Illicit Discharge Detection and Elimination (IDDE);
4. Construction Site Stormwater Runoff Control;
5. Post-Construction Stormwater Management in New Development and Redevelopment; and
6. Pollution Prevention/Good Housekeeping for Municipal Operations.

This Plan, which details the IDDE program for the Town of Lisbon, fulfills the requirements of MCM 3 as specified in Part IV(C)(3)(b) of the 2022 MS4 General Permit. Details concerning measurable goals and deadlines for MCM 3 can be found in the Town’s Stormwater Management Plan (SMP).

1.1 IDDE Program Amendments, Updates, and Records

MS4 General Permits are written to provide coverage for five-year periods. The current MS4 General Permit coverage became effective on July 1, 2013 and has been administratively continued beyond five years, to expire on June 30, 2022. At the expiration of the current MS4 permit, the new 2022 MS4 General Permit, issued on October 15, 2020, will be in effect for five years beginning on July 1, 2022. This new permit will continue to provide coverage for the Town of Lisbon for stormwater discharges. This IDDE Plan has been updated to meet the requirements of the 2022 MS4 General Permit. This Plan must be further updated or amended if any of the following occur:

- Changes in requirements associated with a permit re-issuance;
- The Town determines that this Plan is not effective; and/or
- Changes to municipal operations which effect this Plan.

The Town’s Public Works Department is responsible for MS4 General Permit compliance. The Public Works Department manager, Randy Cyr, will modify this IDDE Plan as necessary, or utilize an outside consultant for the task.

The Public Works Department or consultant will retain paper or electronic files of inspections and investigations including laboratory reports, for a minimum of three years after expiration of the MS4 General Permit term.
1.2 Typical Illicit Discharges

The MDEP defines an illicit discharge as any discharge to an MS4 which is not:

• Composed entirely of stormwater;

• An allowable non-stormwater discharge (see Section 3 for a list of allowable non-stormwater discharges); or

• Permitted under another MDEP permit.

The Center for Watershed Protection (CWP) developed a comprehensive IDDE Manual in 2004 (updated in 2011), which classifies illicit discharges based on their characteristics:

• **Discharge Frequency**
  
  – **Continuous**: Discharges which occur most or all of the time, are usually easier to detect, and typically produce the greatest pollutant load.
  
  – **Intermittent**: Discharges which occur over a shorter period of time, such as, a few hours per day or a few days per year. Due to their infrequency, intermittent discharges are hard to detect, but can still represent a serious water quality problem, depending on their flow type. (See below)
  
  – **Transitory**: Discharges which occur rarely, usually in response to a singular event such as an industrial spill, ruptured tank, sewer break, transport accident or illegal dumping episode. These discharges are extremely hard to detect with routine monitoring, but under the right conditions, can exert severe water quality problems on downstream receiving waters.

• **Discharge Flow Type**
  
  – **Sewage and Septage**: Flows produced from sewer pipes and septic systems.
  
  – **Wash water**: Flows composed of:
    
    • Gray water (laundry) from homes;
    
    • Commercial carwash wash water;
    
    • Fleet wash water;
    
    • Commercial laundry wastewater; and
    
    • Floor washing shop drain wastewater.
  
  – **Liquid Wastes**: Flows containing contaminants such as:
    
    • Oil;
    
    • Paint;
    
    • Process water (radiator flushing water, plating bath wastewater, boiler blowdown, etc.); and
    
    • Any other potentially hazardous chemicals.
  
  – **Tap Water**
  
  – **Landscape Irrigation**
  
  – **Groundwater and Spring water**

• **Mode of Entry**
  
  – **Direct**: The discharge is directly connected to the storm drain pipe through:
    
    • Sewage pipes; and
    
    • Shop drains or other kinds of pipes.
  
  – **Indirect**: Flows which enter through stormdrain inlets or by infiltration through joints or breaks in a stormdrain pipe.
Illicit discharges may be detected by various means such as:

- The Town’s illicit discharge hotline;
- Town staff during normal daily activities;
- Through annual inspections; and
- During infrastructure maintenance and repair.

By analyzing the different types of discharges and the means by which they may be discovered or reported, the Town has developed a comprehensive IDDE program that will enable the Town to identify and eliminate illicit discharges as quickly as possible. A table listing typical illicit discharges and their characteristics can be found on the next page. This table is not an exhaustive list of illicit discharges, but a list of typical discharges which may be found in the Town.

### Table 1: Typical Illicit Discharge Characteristics

<table>
<thead>
<tr>
<th>Discharge</th>
<th>Flow Type</th>
<th>Frequency*</th>
<th>Mode of Entry</th>
<th>Detection Method</th>
</tr>
</thead>
<tbody>
<tr>
<td>Spills/Leaks</td>
<td>Liquid Wastes</td>
<td>X</td>
<td></td>
<td>Hotline &amp; MDEP</td>
</tr>
<tr>
<td>Swimming Pool Discharges</td>
<td>Highly Chlorinated Water</td>
<td>X</td>
<td></td>
<td>Hotline</td>
</tr>
<tr>
<td>Sanitary Sewer Connections</td>
<td>Sewage</td>
<td>X</td>
<td>X</td>
<td>Outfall Inspections</td>
</tr>
<tr>
<td>Waste Dumping</td>
<td>Liquid Wastes</td>
<td>X</td>
<td>X</td>
<td>Hotline &amp; Inspections</td>
</tr>
<tr>
<td>Floor Drain Connections</td>
<td>Liquid Wastes</td>
<td>X</td>
<td>X</td>
<td>Inspections</td>
</tr>
<tr>
<td>Failing Septic Systems</td>
<td>Septage</td>
<td>X</td>
<td>X</td>
<td>Inspections &amp; Sampling</td>
</tr>
<tr>
<td>Sewer Line Leaks</td>
<td>Sewage</td>
<td>X</td>
<td>X</td>
<td>Inspections &amp; Sampling</td>
</tr>
<tr>
<td>Contaminated Groundwater</td>
<td>Groundwater</td>
<td>X</td>
<td>X</td>
<td>Sampling</td>
</tr>
<tr>
<td>Industrial Materials/Stockpiles</td>
<td>Liquid Wastes/Sediment</td>
<td>X</td>
<td>X</td>
<td>Hotline &amp; Inspections</td>
</tr>
<tr>
<td>Irrigation &amp; Lawn Watering</td>
<td>Tap Water</td>
<td>X</td>
<td></td>
<td>Inspections &amp; Sampling</td>
</tr>
<tr>
<td>Commercial/Industrial Washdowns</td>
<td>Wash Water</td>
<td>X</td>
<td>X</td>
<td>Hotline &amp; Inspections</td>
</tr>
<tr>
<td>Sanitary Sewer Overflows</td>
<td>Sewage</td>
<td>X</td>
<td>X</td>
<td>Hotline &amp; Sewer Dept.</td>
</tr>
</tbody>
</table>

*Frequency types: Cont = Continuous; Inter = Intermittent; Trans = Transitory*
1.3 Overview of IDDE Program Components

In order to be compliant with the MS4 General Permit an IDDE program must be developed, implemented, and contain the following components:

1. Development/maintenance of a Watershed-Based Storm Sewer Map;
2. Development/maintenance of a Non-Stormwater Discharge Ordinance;
3. Identification of High Priority Areas for Inspections;
4. Procedures to Locate Illicit Discharges;
5. Procedures to Investigate and Remove Illicit Discharges; and
6. Procedures to Document Illicit Discharges.

The following sections offer detailed information concerning each component of the Town's IDDE program.
2 Watershed-Based Storm Sewer Map

The first component of the Town’s IDDE program is the mapping of the Town’s storm sewer system. These maps enable the Town to accurately track and locate the source of illicit discharges. The Town’s infrastructure maps contain features that meet or exceed the minimum requirements of the MS4 General Permit such as:

- The locations of all:
  - Catch basins;
  - Connecting surface and subsurface stormwater infrastructure;
  - Outfalls; and
  - Ditches.
- A unique identifier for all outfalls and catch basins; and
- The direction of in-flow and out-flow of all storm sewer connections;

For each outfall the following information is collected:

- Type;
- Material;
- Size; and
- Name and location of the nearest receiving waterbody.

An outfall is the location where concentrated stormwater discharges from an MS4 community enter Waters of the State or leave the MS4. Items that are not considered outfalls include:

- Driveway culverts connecting ditch segments;
- Stormdrains which convey streams/rivers under roadways; and
- Pipes that discharge to other stormwater infrastructure.

Information that the Town plans to add to, or maintain within, their watershed-based storm sewer maps includes:

- Topography;
- Tax parcels;
- Zoning districts; and
- Locations of sanitary sewer lines.

The Town of Lisbon maintains electronic copies of its existing watershed-based storm sewer maps. These maps were created using GPS data, transportation infrastructure maps, and existing stormwater infrastructure information. When possible, field verification of stormwater infrastructure is conducted in order to ensure accurate mapping.
2.1 Infrastructure Naming Protocols

Infrastructure in the Town’s GIS are assigned unique alpha-numeric tags that aid in identification for illicit discharge investigations and infrastructure maintenance.

Catch basins and outfalls in the Town are each identified by a unique identifier according to a list maintained by Town staff.

2.2 Procedures to Update Infrastructure Map

Infrastructure maps are updated, as necessary, when new or previously unmapped infrastructure is located. The Town updates the maps based on annual stormwater inspections, in addition to as-built drawings from new development. This information is used to update the stormwater infrastructure maps, as necessary.

The Town’s Stormwater Coordinator is responsible for ensuring accurate data are being collected and that the infrastructure maps are updated when necessary.
3 Non-Stormwater Discharge Ordinance

The Town’s authority to prohibit illicit discharges became effective July, 2015, when the Town passed their Non-Stormwater Discharge Ordinance (see Appendix H). The MS4 Stormwater Coordinator is authorized as an Enforcement Authority to administer, implement, and enforce the provisions of the Ordinance.

The Ordinance allows the following non-stormwater discharges to the storm drain system, as long as they do not cause or contribute to violations of water quality standards:

- Landscape irrigation;
- Diverted stream flows;
- Rising ground waters;
- Uncontaminated ground water infiltration (as defined at 40 CFR 35.2005(20));
- Uncontaminated pumped ground water;
- Uncontaminated flows from foundation drains;
- Air conditioning and compressor condensate;
- Irrigation water;
- Flows from uncontaminated springs;
- Uncontaminated water from crawl space pumps;
- Uncontaminated flows from footing drains;
- Lawn watering runoff;
- Flows from riparian habitats and wetlands;
- Residual street wash water (where spills/leaks of toxic or hazardous materials have not occurred, unless all spilled material has been removed and detergents are not used);
- Hydrant flushing* and firefighting activity runoff;
- Water line flushing* and discharges from potable water sources;
- Individual residential car washing;
- Dechlorinated swimming pool discharges;
- Discharges specified in writing by the enforcement authority as being necessary to protect public health and safety; and
- Dye testing, with verbal notification to the enforcement authority prior to the time of the test.

*Discharges of hydrant and water line flushing are required to be dechlorinated if they are to be discharged to a portion of the MS4 system which discharges to a small stream. In accordance with the MDEP 11/18/2016 Issue Profile for Drinking Water System Discharges to Regulated Small MS4s, the Lisbon Water District either aerates or dechlorinates during flushing to meet Total Residual Chlorine (TRC) acute water quality criteria. For fresh water this value is 19 ug/L TRC (adjusted to 50 ug/L, per the MDEP as the reporting limit for available reliable and consistent test methods).

The Lisbon Water District flushes the system every year and provides an annual report to the Town describing water dechlorination methods in use and testing results for any flushing conducted. The Hydrant Flushing SOP, developed during the previous permit cycle, is attached as Appendix G.
4 Identification of Priority Areas

Prior MS4 General Permits required that permittees identify areas that may need special protection from illicit discharges. The Town of Lisbon has identified Unnamed Stream (Near Route 196) as the watershed area within its MS4 that has the highest potential for illicit discharge(s) to occur. The Town will prioritize illicit discharge inspections in this priority area if limited municipal resources prevent the Town from conducting its typical annual inspection schedule, which is more frequent than the schedule required by the 2022 MS4 permit. The Town may also use this prioritization for illicit discharge investigations, in the event there are insufficient resources to address all potential illicit discharges simultaneously.
5 Procedures to Locate Potential Illicit Discharges

The Town utilizes the following methods to detect illicit discharges:

- Observations during catch basin inspections and cleaning;
- Citizen reports of illicit discharge issues;
- Dry weather outfall inspections and monitoring;
- Opportunistic open ditch inspections; and
- Aging septic system evaluations.

The below sections provide more detailed information concerning the above listed items.

5.1 Catch Basin Inspections and Cleaning

Inspections are conducted during catch basin cleaning, which is completed at least annually in the spring as soon as possible after snow melt. All catch basins are inspected at least every other year. Any basin that requires cleaning for two consecutive inspections in inspected annually. These inspections are conducted using an inspection form. These data are then integrated with the Town’s GIS system. During the inspections the amount of accumulated sediment and the general structural condition of the catch basin is noted along with the presence of:

- Debris
- Oil sheen
- Odors
- Other evidence of an illicit discharge.

5.2 Citizen Reports of Illicit Discharges

The Town has established a “hotline” to handle possible illicit discharge reports. Residents, field staff, and outside agencies that suspect an illicit discharge, connection, or illegal dumping incident can call (207) 576-5490 to report the incident.

Any illicit discharge incidents that are reported by phone are handled by the Public Works Department. These calls are documented using an electronic form that can be accessed by computer or on a mobile device. Incident report data are then used to help Town staff locate and eliminate the potential illicit discharge as quickly as possible.

5.2.1 Public Awareness

The Town understands that public awareness is a vital part of a successful IDDE program. The public must be made aware of what does and does not constitute an illicit discharge. The Town conducts education and outreach efforts along with the Bangor Area Stormwater Group (BASWG) in order to educate the public about stormwater issues including illicit discharges. The Town also conducts an annual catch basin stenciling program, where catch basins are labeled to inform residents that they drain to a waterway.
5.3 **Dry Weather Outfall Inspections**

Dry weather outfall inspections are conducted annually in the spring Town-wide. The MS4 General Permit requires that 100% of identified outfalls are inspected over the course of the five-year term. The Town attempts to inspect all MS4 outfalls every year, if time and resources allow, in accordance with the following:

- Inspections will be performed during periods of dry weather (less than 1/4 inch of rain in the previous 72 hours) whenever possible;
- Inspections will be performed where they can be done in a safe and efficient manner;
- Inspections will be performed during periods of no or minimal snow cover and prior to the growth of vegetation (or after leaves have fallen) such that outfalls may be easily spotted;
- Observations will include the following, at a minimum: observations of sheen, discoloration, foaming, evidence of sanitary sewage, excessive algal growth and similar visual indicators, and detection of odor;
- Photographs are taken at the time of inspection for either maintenance or illicit discharge documentation;
- MS4 outfalls are inspected where the Town has safe and legal access to the structure to be inspected, otherwise inspection occurs at the next structure upstream from the outfall; and
- When maintenance or potential illicit discharge issues are identified, the Stormwater Coordinator will be informed so that he may prioritize the work with other required work for the Town.

Properly trained municipal staff or consultants conduct these inspections using an electronic inspection form on a mobile device. Data that are documented include:

- Time since last precipitation;
- General condition of the outfall;
- The presence or absence of multiple illicit discharge indicators; and
- If flow is present, any sampling data that was collected. (See QAPP in Appendix E).

The Town has developed an SOP document for dry weather outfall inspections, which can be found in Appendix D.1.

### 5.3.1 Outfall Indicator Sampling and Analysis

Outfall sampling and analysis is required under the 2022 MS4 General permit when an outfall is observed to be flowing during dry weather conditions whether or not it has exhibited evidence of an illicit discharge. A sample will be collected by the inspector for either field screening or laboratory analysis, depending on the conditions encountered. Sampling and analysis must include, but is not limited to:

1. E.coli, enterococci, total fecal coliform or human bacteroides;
2. Ammonia, total residual chlorine, temperature and conductivity; and
3. Optical enhancers or surfactants.
A Quality Assurance Project Plan (QAPP) for MS4 Dry Weather Outfall Monitoring has been developed to provide sampling personnel the information that will assist them in collecting samples for field and/or laboratory analysis, using field equipment and test kits, and documenting results. The QAPP (Appendix E) describes the sampling procedures as well as the appropriate analytical methods and field equipment to be used for investigating potential illicit discharges and flowing outfalls. The QAPP also provides guidance on interpretation of the results obtained so that investigators can make informed decisions about whether to continue investigating a potential source, or whether the results indicate a flowing outfall might be from a natural source.

### 5.4 Open Ditch Inspections

The 2022 MS4 General Permit does not require ditch inspections be completed. However, Town Public Works staff will conduct opportunistic inspections of ditches for potential illicit discharges whenever maintenance work on ditches is being completed. If any potential illicit discharges are identified, they will be reported to the Stormwater Coordinator, who will determine next steps. Staff will be trained to evaluate the following items during these opportunistic inspections:

- Any unmapped possible illicit connections;
- Oil sheen;
- Odors; and
- Other evidence of possible illicit discharges.
6 Procedures to Investigate and Remove Illicit Discharges

6.1 Illicit Discharge Investigation

Investigations of illicit discharges are conducted by the Public Works Department. The Town relies on visual observations of the location where the illicit discharge was reported as a first step in identifying the source of the illicit discharge (see Illicit Discharge Tracing SOP in Appendix D.1! If the evidence of the illicit discharge is still present in the initial structure or location where it was reported, Town staff or contracted personnel use their knowledge of the Town's infrastructure to systematically inspect other structures upstream of the initial location until either the evidence of the illicit discharge is no longer present, or until they locate the source of the illicit discharge.

For example, if evidence of gray water was observed during catch basin cleaning, Town staff would inspect drain manholes and/or catch basins upstream of the initial observation until they could isolate one or more locations from which the gray water was likely emanating.

In the event visual observations of the structures cannot identify the source of an illicit discharge, Public Works staff may employ televising, systematic dye testing, or smoke testing to identify the source. The Public Works Department could conduct dye testing but would need to hire a third party for smoke testing and camera work. Sampling and analysis may also be conducted as described in Section 5.3.1 to help trace the source of an illicit discharge.

If no source can be located, the area will be re-inspected to assess if the illicit discharge was a one-time occurrence, or is a repeating occurrence, whereupon additional investigations will be conducted.

6.2 Illicit Discharge Removal

Once the potential source of the illicit discharge is identified, the Code Enforcement Officer would contact the responsible party in order to initiate removal or discontinuation of the illicit discharge.

If the illicit discharge is caused by a private entity, the Code Enforcement Officer could issue a Notice of Violation as authorized by the Non-Stormwater Discharge Ordinance (Appendix H). In the event the illicit discharge is caused by the Town, Public Works would contact the department responsible and work with them to remove or discontinue the illicit discharge. In either case, the Town would require the responsible entity to eliminate the illicit discharge within 60 calendar days of identification of the source or would work with the responsible entity to establish an expeditious schedule to remove the illicit discharge.

The Town has developed an SOP document for illicit discharge source removal, which can be found in Appendix D.3. For more in-depth information concerning the investigation and removal of illicit discharges see Chapters 13 and 14 of Illicit Discharge Detection and Elimination, Center for Watershed Protection, 2004.
7 Procedures to Document Illicit Discharges

The Town will track the progress of the investigation and removal of illicit discharges using their GIS and electronic data management system. Each year, the Town is required to complete an annual report summarizing the activities completed under the MS4 Program. All illicit discharge incidents will be documented in this report and all illicit discharge reports will be made available upon request. For more detailed information concerning the tracking of illicit discharges see Chapter 10 of *Illicit Discharge Detection and Elimination*, Center for Watershed Protection, 2004.
8 Coordination with Nearby Communities

8.1 Possible inflow and outflow locations

Preventing and responding to possible illicit discharges requires that an MS4 permittee have a thorough understanding of its storm sewer system. An integral part of this understanding involves mapping and inspecting all inflow and outflow locations in the municipality. Locating all possible inflow and outflow locations prepares the permittee to not only prevent a discharge from its regulated area, but to also respond quickly and efficiently to prevent discharges in nearby MS4s from entering its storm sewer system.

During the previous MS4 permit cycle, the Town mapped all possible inflow and outflow locations within its regulated area, and added these locations to its infrastructure maps (see Appendix B).

8.2 Communication with Adjacent MS4s

The Town of Lisbon maintains communication with all adjacent, interconnected MS4 communities in order to facilitate a quick and coordinated response to any possible illicit discharges that may leave or enter its storm sewer system either from the Town itself or from a neighboring MS4.

Contact information and documentation of correspondence with interconnected MS4s, including any coordinated responses to illicit discharge events, is contained in Appendix C of this IDDE Plan.
9 References


State of Maine, Department of Environmental Protection. 2013, *General Permit for the Discharge of Stormwater from Small Municipal Separate Storm Sewer Systems*.

Appendices

A Urbanized Area Map
NPDES Phase II Stormwater Program
Automatically Designated MS4 Areas

Lisbon ME

Regulated Area (2000 + 2010 Urbanized Area)

Town Population: 14333
Regulated Population: 5528

(Populations estimated from 2010 Census)

Urbanized Areas, Town Boundaries:
Base map © 2010 Microsoft Corporation
and its data suppliers

US EPA Region 1 GIS Center Map #8824, 11/19/2012
B  Town Stormwater Infrastructure Map

The Town's Stormwater Infrastructure Map can be found in the Town's GIS.
C  Interlocal Contacts and Coordinated Response

This Appendix contains correspondence with neighboring MS4s from the 2013 MS4 permit cycle. The Town will reach out again to these communities during PY1 of the 2022 MS4 permit cycle to re-establish IDDE cooperation using updated contact list (see below). All associated correspondence and coordinated IDDE response with neighboring communities will be documented in this Appendix.

The Town of Lisbon’s interconnected MS4s and contacts are:

**Lewiston:**
- Name: John D. Kuchinski, P.E., Project Engineer
- Phone Number: (207) 513-3003 Ext. 3421
- Email: JKuchinski@lewistonmaine.gov

**MaineDOT:**
- Name: Kerem Gungor
- Phone Number: (207) 592-3489
- Email: Kerem.Gungor@maine.gov

**Sabattus:**
- Name: Anthony Ward, Town Manager
- Phone Number: (207) 375-4331
- Email: award@sabattus.org
March 16, 2021

John D. Kuchninski, P.E.
Public Works Department
103 Adams Ave, Lewiston, ME 04240

Re: Interconnected MS4 Notification and Coordination

Dear John,

The Town of Lisbon is regulated under the Maine Municipal Separate Storm Sewer System (MS4) General Permit for the discharge of stormwater from its urbanized area. Under this permit, the Town is required to coordinate with interconnected and nested MS4 permittees. With the recent reissuance of the new 5-year MS4 General Permit, which takes effect July 1st, 2022, Lisbon has developed and will implement a new Stormwater Management Plan (SMP). Our Notice of Intent (NOI) to comply with the 2022 MS4 permit, accompanied by our SMP, will be filed with the Maine DEP on or before March 31st, 2021 and will also be posted on the City’s website.

Because Lewiston’s MS4 regulated area interconnects with Lisbon’s regulated area, we wanted to make you aware of our compliance efforts and SMP submission, as well as the continued implementation of our Illicit Discharge Detection and Elimination (IDDE) Plan that has been updated for the new permit.

Included in the IDDE Plan is an easy way for Lisbon residents and staff to contact me, the Stormwater Coordinator, in the event of an illicit discharge. Should an illicit discharge occur within Lewiston’s infrastructure that has the potential to discharge to Lisbon’s MS4, we request that your agency contact me immediately upon discovery of the discharge. Should an illicit discharge occur in the Town of Lisbon that has the potential to affect Lewiston’s MS4, I will contact you immediately. Please forward this request to any of your unit staff that might be in a position to coordinate illicit discharge response efforts.

Thank you for your cooperation in this effort to minimize the potential for illicit discharges into our MS4. Feel free to contact me with any questions.

Respectfully,

Diane Barnes, Town Manager
Town of Lisbon
Phone: 207-353-3000 Ext. 104
Email: dbarnes@lisbonme.org
March 16, 2021

Kerem Gungor, Ph.D., P.E
Maine DOT Environmental Office
Surface Water Quality Unit
16 SHS, Augusta, ME 04333-0016

Re: Interconnected MS4 Notification and Coordination

Dear Kerem,

The Town of Lisbon is regulated under the Maine Municipal Separate Storm Sewer System (MS4) General Permit for the discharge of stormwater from its urbanized area. Under this permit, the Town is required to coordinate with interconnected and nested MS4 permittees. With the recent reissuance of the new 5-year MS4 General Permit, which takes effect July 1st, 2022, Lisbon has developed and will implement a new Stormwater Management Plan (SMP). Our Notice of Intent (NOI) to comply with the 2022 MS4 permit, accompanied by our SMP, will be filed with the Maine DEP on or before March 31st, 2021 and will also be posted on the City’s website.

Because Maine DOT’s MS4 regulated area interconnects with Lisbon’s regulated area, we wanted to make you aware of our compliance efforts and SMP submission, as well as the continued implementation of our Illicit Discharge Detection and Elimination (IDDE) Plan that has been updated for the new permit.

Included in the IDDE Plan is an easy way for Lisbon residents and staff to contact me, the Stormwater Coordinator, in the event of an illicit discharge. Should an illicit discharge occur within MDOT’s infrastructure that has the potential to discharge to Lisbon’s MS4, we request that your agency contact me immediately upon discovery of the discharge. Should an illicit discharge occur in the Town of Lisbon that has the potential to affect MDOT’s MS4, I will contact you immediately. Please forward this request to any of your unit staff that might be in a position to coordinate illicit discharge response efforts.

Thank you for your cooperation in this effort to minimize the potential for illicit discharges into our MS4. Feel free to contact me with any questions.

Respectfully,

Diane Barnes, Town Manager
Town of Lisbon
Phone: 207-353-3000 Ext. 104
Email: dbarnes@lisbonme.org
March 16, 2021

Anthony Ward
Town of Sabattus
190 Middle Road Sabattus ME, 04280

Re: Interconnected MS4 Notification and Coordination

Dear Anthony,

The Town of Lisbon is regulated under the Maine Municipal Separate Storm Sewer System (MS4) General Permit for the discharge of stormwater from its urbanized area. Under this permit, the Town is required to coordinate with interconnected and nested MS4 permittees. With the recent reissuance of the new 5-year MS4 General Permit, which takes effect July 1st, 2022, Lisbon has developed and will implement a new Stormwater Management Plan (SMP). Our Notice of Intent (NOI) to comply with the 2022 MS4 permit, accompanied by our SMP, will be filed with the Maine DEP on or before March 31st, 2021 and will also be posted on the City’s website.

Because Lisbon’s MS4 regulated area interconnects with Sabattus’s regulated area, we wanted to make you aware of our compliance efforts and SMP submission, as well as the continued implementation of our Illicit Discharge Detection and Elimination (IDDE) Plan that has been updated for the new permit.

Included in the IDDE Plan is an easy way for Lisbon residents and staff to contact me, the Stormwater Coordinator, in the event of an illicit discharge. Should an illicit discharge occur within Sabattus’s infrastructure that has the potential to discharge to Lisbon’s MS4, we request that your agency contact me immediately upon discovery of the discharge. Should an illicit discharge occur in the Town of Lisbon that has the potential to affect Sabattus’s MS4, I will contact you immediately. Please forward this request to any of your unit staff that might be in a position to coordinate illicit discharge response efforts.

Thank you for your cooperation in this effort to minimize the potential for illicit discharges into our MS4. Feel free to contact me with any questions.

Respectfully,

Diane Barnes, Town Manager
Town of Lisbon
Phone: 207-353-3000 Ext. 104
Email: dbarnes@lisbonme.org
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<tr>
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<tr>
<td>Lewiston Public Works Department</td>
<td>Lewiston, ME 04240</td>
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<td>160 Middle Road</td>
</tr>
<tr>
<td>Lewiston, ME 04240</td>
<td>103 Arland Ave</td>
</tr>
</tbody>
</table>

For delivery information, visit our website at www.usps.com®.
D  Illicit Discharge Detection and Elimination Standard Operating Procedures

The following pages contain the Standard Operating Procedures (SOPs) followed by the Town of Lisbon for:

- Detecting illicit discharges via Outfall Inspections (Appendix D.1);
- Tracing illicit discharge sources (Appendix D.2); and
- Removing illicit discharge sources (Appendix D.3).
# Standard Operation Procedure

## SOP-1 IDDE: Outfall Screening

| Purpose of the SOP: | This SOP provides a basic checklist for managers and field crews conducting illicit discharge inspections of storm drainage system outfalls |


### Planning Considerations:

- Employees should have reviewed and understand the information presented in Chapter 11 of the reference manual
- Inspections are to occur during dry weather (less than ¼" precipitation in previous 72 hours)
- Conduct inspections with at least two staff per crew if possible
- Conduct inspections during low groundwater and leaf off conditions if possible

### Field Methods:

- Ensure outfall is accessible – contact Public Works if overgrown
- Inspect outfall only if safe to do so
- Visually inspect general area for possible sources
- Estimate flow
- Use electronic Outfall Inspection Form to document observations
- If dry weather flow is present, attempt to identify the source of the flow for future comparison
- If dry weather flow is present, conduct field screening (multi-meter parameters and ammonia/chlorine test strips), followed by the collection of samples for lab parameters (*E. coli* and Surfactant testing)
- If an illicit discharge is suspected follow procedures outlined in **SOP-2 IDDE: Tracing Illicit Discharges**
- Do not enter private property without permission

### Equipment List:

1. Mobile data collection device
2. Cell phone
3. Flashlight (spare batteries)
4. Disposable gloves
5. Folding wood ruler
6. Multi-parameter probe
7. Ammonia test strips
8. Chlorine test strips
9. Sample bottles
10. Timer
11. Hand sanitizer
12. Safety vests
13. First aid kit
14. Cooler
15. Permanent marker
Standard Operation Procedure
SOP-2 IDDE: Tracing Illicit Discharges

| Purpose of the SOP: | To provide a quick reference list of items to keep in mind during investigation activities to efficiently and systematically identify the source of an illicit discharge |


Planning Considerations:

- Employees should have reviewed and understand the information presented in Chapter 13 of the reference manual
- Review / consider information collected when illicit discharge was initially identified (Outfall Inspection Form)
- Consider storm drainage basin and land uses
- Conduct investigation with at least two staff per crew
- Manholes may only be entered by properly trained and equipped personnel with authorization by an confined space entry supervisor
- Never put yourself in danger

Field Methods:

- Revisit outfall to verify reported discharge is still present
- Conduct field screening and collect applicable samples, as necessary, depending on previous findings and as per SOP-1 and the QAPP located in Appendix E
- Survey the general area / surrounding properties to identify potential sources of the illicit discharge as a first step
- Investigate illicit discharges using visual inspections of upstream points as a second step
- Utilize O&M resources as required (traffic control, video truck, additional staff)
- Document investigation results for future reference
- Do not enter private property without permission (See the Non-Stormwater Discharge Ordinance for access and inspection permissions)
- If source cannot be found, add the location to a future inspection program

Equipment List:

1. Mobile data collection device
2. Cell phone
3. Flashlight (spare batteries)
4. Disposable gloves
5. Hand sanitizer
6. Safety vests
7. Manhole hook
8. Safety cones
9. Sledgehammer
10. Equipment for outfall sampling and monitoring
Standard Operation Procedure
SOP-3 IDDE: Illicit Discharge Source Removal

Purpose of the SOP:
This SOP provides basic information for managers and inspection / enforcement staff to assist with illicit discharge source removal utilizing escalating compliance actions


Planning Considerations:

- Employees should have reviewed and understand the information presented in Chapter 14 of the reference manual
- Employees should understand the Town’s Non-Stormwater Discharge Ordinance

Field Methods:

- Upon identification of an illicit discharge to the MS4 the Stormwater Coordinator will be notified
- Upon identification of an illicit discharge to the MS4 the owner of the property, where the illicit connection is located will be notified and informed of their obligation to immediately stop the illicit discharge and begin corrective measures
- Town employees will provide technical assistance for eliminating the discharge and ensuring appropriate discharge of waste materials
- Follow-up inspections will be performed by municipal staff or consultants to verify that the illicit discharge is eliminated, and any corrective measures are installed in accordance with Town design standards
- Escalating enforcement and legal actions in accordance with Town Code will be utilized if the discharge is not eliminated
Quality Assurance Project Plan for MS4 Dry Weather Outfall Monitoring
Quality Assurance Project Plan for MS4 Dry Weather Outfall Monitoring

1 Overview

The purpose of this Quality Assurance Project Plan (hereafter referred to as the QAPP) is to describe the actions that the MS4 permittee will undertake in order to comply with requirements of the Maine Pollutant Discharge Elimination System (MEPDES) Municipal Separate Storm Sewer System (MS4) General Permit. Data generated by this plan will be included, as required by the General Permit, in the MS4 Annual Report to the Maine DEP.

1.1 Acknowledgement

This QAPP is based on a Stormwater Monitoring QAPP developed by Integrated Environmental Engineering, Inc. for municipalities in Maine. Permission to use content from Integrated Environmental’s QAPP was granted by Kristie L. Rabasca, P.E.

2 Background and Scope

In Maine, there are 30 municipalities (permittees) regulated by the 2022 Maine General Permit for Stormwater Discharges from Municipal Separate Storm Sewer Systems (MS4 General Permit). As part of the MS4 General Permit requirements, the municipalities must conduct dry weather inspections on 100% of their outfalls during the 5-year term of the MS4 General Permit.

2.1 Requirements for Outfall Monitoring

Under most conditions, if an outfall is observed to have dry weather flow, monitoring must be conducted to assess whether there is an illicit discharge associated with the flow. An illicit discharge is any discharge to a regulated MS4 system that is not composed entirely of stormwater other than:

- discharges authorized pursuant to another permit issued pursuant to 38 M.R.S. §413;
- uncontaminated groundwater;
- water from a natural resource (such as a wetland); or
- other Allowable Non-Stormwater Discharges identified in Part IV(C)(3)(h) of the MS4 General Permit.

Exempt conditions for dry weather outfall sampling and monitoring are described in Part IV(C)(3)(e)(vi) of the 2022 MS4 General Permit.

Monitoring must be conducted whether or not the outfall’s dry weather flow exhibits evidence of an illicit discharge. Where dry weather flow is present at an outfall, the permittee must sample the
discharge and analyze for the following parameters:

- E. coli, enterococci, total fecal coliform or human bacteroides;
- Optical enhancers or surfactants;
- Ammonia;
- Total residual chlorine;
- Temperature; and
- Conductivity.

Data from sampling and analysis can be used to determine if there is an illicit discharge present in the flow and can help to identify potential sources of the illicit discharge.

2.2 QAPP Purpose

The purpose of this Quality Assurance Project Plan (QAPP) is to provide sampling personnel information that will assist them in collecting samples and analyzing them using field equipment/test kit(s) and/or laboratories in a manner that ensures sufficient accuracy and precision for identifying or ruling out the presence of illicit discharges in dry weather outfalls. This QAPP provides information on various field equipment/test kit(s) and analytical methods available to permittees that can be used to comply with the MS4 permit requirements for dry weather outfall monitoring.

This QAPP has been developed to accompany a municipality’s Illicit Discharge Detection and Elimination (IDDE) Plan, which is required by the MS4 General Permit. The QAPP itself does not contain all the IDDE requirements associated with the MS4 permit, so the municipality’s IDDE Plan should be consulted to determine the specific monitoring requirements and schedules. In addition, if an inspection finds evidence of an illicit discharge, the municipality must investigate to identify the source and work with responsible parties to remove the source. The IDDE Plan describes the processes and procedures specific to a municipality for such follow-up investigations.

3 Sampling Procedures

3.1 Sample Collection

Samples are required to be collected at outfalls that exhibit dry weather flow (defined as flow after there has been no precipitation greater than ¼ inch for 72 hours, and there is no melt water from snow or ice). Because dry weather flow can be intermittent and/or highly variable in short periods of time, personnel should be prepared to collect samples during any outfall inspection.

Samples are collected only from a flowing source, and where the pipe outlet has at least 1 or 2 inches of free-flowing drop before any standing water or pool below it (as in Fig. 1, below). Outfalls may not offer a clean catch of discharge (as in Fig. 2, below), and when this is the case, an alternative sampling
option should be considered, such as sampling upstream structures or using sand bags around the outfall to prevent contamination from backflow. Stagnant water should not be sampled unless the municipality deems it necessary.

3.2 **Sampling equipment**

If dry weather flow is present, the outfall is safely accessible, and a clean catch can be made, then monitoring should be conducted. Table 1 provides a list of equipment that should be gathered and available for outfall monitoring. All samplers should be trained on the proper use and basic maintenance of field equipment prior to employing field methods. This includes training on calibration of analytical equipment used in the field, handling and disposal of field test kit components, and methods to minimize cross-contamination between samples.

After sampling events, any reusable sample collection containers are cleaned with soap and tap water. Cleaning is completed in a location where wash water can be discharged to a licensed wastewater treatment plant, sanitary sewer, or septic system.

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Fig. 1. This outfall provides a good opportunity for a clean catch of its discharge.

Fig. 2. This outfall is partially submerged and a clean catch of its discharge is not possible.
### Table 1. Field Equipment for Monitoring

<table>
<thead>
<tr>
<th>Equipment</th>
</tr>
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<tbody>
<tr>
<td>1 Gallon of Distilled or de-ionized water for rinsing, and squirt bottle</td>
</tr>
<tr>
<td>1 Roll Paper towels</td>
</tr>
<tr>
<td>3-5 clean plastic 250 ml beakers for water sample collection in plastic bag marked “Clean” or disposable whirl-pak bags.</td>
</tr>
<tr>
<td>Garbage bags</td>
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<tr>
<td>1 long sampling pole and/or sampling pump and tubing</td>
</tr>
<tr>
<td>Equipment to remove and access catch basin covers if needed (hook/magnet, hammer, crowbar, etc.)</td>
</tr>
<tr>
<td>Field equipment/test kits (see Table 2) and bottles for any laboratory samples or off-site field test kits.</td>
</tr>
<tr>
<td>- Ensure field test kits have not expired</td>
</tr>
<tr>
<td>- Typically keep bottles available for 5-10 samples</td>
</tr>
<tr>
<td>Non-latex gloves</td>
</tr>
<tr>
<td>Box of 1-gallon plastic bags</td>
</tr>
<tr>
<td>Cooler with ice</td>
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<tr>
<td>Camera or phone</td>
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<tr>
<td>Safety Vest</td>
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<tr>
<td>Scissors</td>
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<tr>
<td>Sunscreen and bug spray</td>
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<tr>
<td>Clip board</td>
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<tr>
<td>3-5 Field Data Sheets (See Addendum 1)</td>
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<tr>
<td>Mobile device with application for digital data collection (e.g. Fulcrum)</td>
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<tr>
<td>Chain of Custody (See Addendum 2)</td>
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<tr>
<td>Sharpies and water-proof pens</td>
</tr>
<tr>
<td>Packing tape and Duct tape</td>
</tr>
<tr>
<td>Sheet of blank labels for bottles</td>
</tr>
<tr>
<td>First aid kit</td>
</tr>
</tbody>
</table>
3.3 Sample documentation

For each outfall sampled, a device with a mobile inspection data collection application (e.g. Fulcrum app), or a paper form as a backup, is used to document the date, time, and location of sample(s) collected, weather conditions, any general observations related to the tests being performed, and results of any parameters analyzed using field equipment or test kits. Note that the data collection form has a place to document sample observations including odor, color, turbidity, presence of algae, etc. These observations will be documented in addition to the observations made during the normal outfall inspection (which should be conducted in accordance with the MS4’s IDDE Plan or SOP).

Sample bottles that will be taken away from the sampling site for analysis will be labelled with the date, time, and sample location as well as the name of the sampler. Example labels are provided in Addendum 1 along with an example field data collection form.

When using a third-party laboratory for any off-site analysis, sample bottles should be obtained before the sampling event. Coordination with the laboratory is also recommended to ensure that sample hold times and preservation requirements are being met. If samples are being collected on a Friday, the laboratory may need prior notice to meet short hold times. Analytical methods, hold times, and other pertinent information is described in Section 4 of this QAPP.

4 Analysis methods

The MS4 General Permit does not require samples to be analyzed using Clean Water Act (CWA) Methods published in 40 Code of Federal Regulations Chapter 136. The use of field equipment/ test kit(s) and laboratories are both allowed. The MS4 General Permit does not require samples to be analyzed by a laboratory that is certified by the Maine DEP. However, this QAPP specifies that when a commercial laboratory is used for a CWA method, it will be certified by the Maine DEP for the CWA method specified.

A list of commercial certified laboratories is available on the Maine DEP website at: https://www.maine.gov/dhhs/mecd/environmental-health/dwp/professionals/labCert.shtml.

Note also that many Wastewater Treatment Plants conduct bacteria analysis for operational purposes. If there is a Wastewater Treatment Plant in the area, it can also be used for the bacteria screening. This QAPP does not specify CWA methods or Maine DEP certification for use of field equipment/test kit(s) or E. coli testing.

Table 2 provides information related to sampling parameters, analysis methods, and sample preservation and hold times that may be used during dry weather outfall monitoring. Analysis methods specified in Table 2 include CWA methods, field equipment, and test kits, where applicable. Table 2 also provides information on when a particular analysis method might be preferable if there are...
multiple options for a given parameter. Prior to sampling, the sampler and Stormwater Coordinator will determine what analysis method (CWA Method, field equipment, or test kit) will be used.

Test kit components that have expired will not be used and test kits will be replaced if/when they reach the end of their useful lives.

Dissolved oxygen, pH and conductivity meters are calibrated each day prior to use. The calibrations are documented electronically in a spreadsheet. Probes that have useful life limits are replaced following the manufacturers recommended schedule.

User manual(s) and safety data sheets (SDS) for field equipment and/or test kit(s) that will be utilized for dry weather monitoring are maintained electronically or in paper form, easily accessible to the field personnel who will be conducting the monitoring.
### Table 2 Sampling Parameters, Analysis Methods, and Sample Preservation and Holding Times

<table>
<thead>
<tr>
<th>Bacteria - select one or more based on discharge environment</th>
<th>CWA Method, Field Equipment, or Test Kit</th>
<th>Preservation</th>
<th>Holding time</th>
<th>Bottle needed</th>
<th>Notes on Use</th>
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</thead>
<tbody>
<tr>
<td>Bacteria - E. coli</td>
<td>SM 9223 B (IDEXX Colilert Quanti-Tray) EPA 1603 (membrane filtration, MF) Or SM 9221 B (Most probable number, MPN)</td>
<td>Ice</td>
<td>To lab within 6 hours Analyze within 2 hours of receipt</td>
<td>120 ml or 250 ml plastic sterile bottle with lid from lab</td>
<td>Use for discharges to freshwater (with ammonia and either optical enhancers or surfactants)</td>
</tr>
<tr>
<td>Bacteria - enterococcus</td>
<td>SM 9230 B, C or D, (MPN including IDEXX Enterolert, or MF) EPA 1600 (MF)</td>
<td>Ice</td>
<td>To lab within 6 hours Analyze within 2 hours of receipt</td>
<td>120 ml or 250 ml plastic sterile bottle with lid from lab</td>
<td>Use for discharges to salt water (with ammonia and either optical enhancers or surfactants)</td>
</tr>
<tr>
<td>Bacteria – Fecal Coliform</td>
<td>SM 9222 D (MF CFU/100ml) Or SM 9221 C, E (Multitube MPN/100ml)</td>
<td>Ice</td>
<td>To lab within 6 hours Analyze within 2 hours of receipt</td>
<td>120 ml or 250 ml plastic sterile bottle with lid from lab</td>
<td>Use for discharges to salt or freshwater (with ammonia and either optical enhancers or surfactants)</td>
</tr>
<tr>
<td>Bacteria – Human Bacteroides</td>
<td>Labs: EMSL (NJ), Microbial Insights (TN) or Source Molecular (FL)</td>
<td>Ice</td>
<td>To lab within 24 hours Analyze within 48 hours</td>
<td>1000 ml plastic bottle with sodium thiosulfate from lab (with insulated shipping box)</td>
<td>Use for discharges to salt or freshwater (with ammonia and either optical enhancers or surfactants). Not a CWA method, so Maine Laboratory certification not required.</td>
</tr>
</tbody>
</table>
### Table 2 Sampling Parameters, Analysis Methods, and Sample Preservation and Holding Times

<table>
<thead>
<tr>
<th>Parameter(s)</th>
<th>Method</th>
<th>Preservation</th>
<th>Holding Time</th>
<th>Bottle Needed</th>
<th>Notes on Use</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Ammonia (select one method)</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Ammonia</td>
<td>CWA Method, Field Equipment, or Test Kit</td>
<td>None</td>
<td>Immediate (w/in 15 minutes) in Field</td>
<td>Field jar or beaker</td>
<td></td>
</tr>
<tr>
<td>Ammonia</td>
<td>Laboratory Method EPA 350.1/350.2</td>
<td>Sulfuric Acid (pH &lt;2) + Ice</td>
<td>28 days</td>
<td>250 ml plastic bottle from lab</td>
<td></td>
</tr>
<tr>
<td>Ammonia</td>
<td>Hach DR300 Pocket Colorimeter Ammonia Nitrogen or LaMotte 3680-01 DC1200 Colorimeter test kit</td>
<td>None</td>
<td>Immediate (w/in 15 minutes) in Field</td>
<td>Field jar or beaker</td>
<td>Reagent contains Mercury, Generates a Toxic Hazardous Waste (D009) Instructional video (10 minutes): <a href="https://www.youtube.com/watch?v=hFiEEE">https://www.youtube.com/watch?v=hFiEEE</a> AmWFo .</td>
</tr>
<tr>
<td><strong>Total Residual Chlorine (select one method)</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Chlorine</td>
<td>Field kit – Hach Colorimeter II low range</td>
<td>None</td>
<td>Immediate (w/in 15 minutes) in Field</td>
<td>Field jar or beaker</td>
<td>Instructional video available at: <a href="https://www.youtube.com/watch?v=WTTUD0Hq1Vw">https://www.youtube.com/watch?v=WTTUD0Hq1Vw</a>.</td>
</tr>
<tr>
<td>Chlorine</td>
<td>Industrial test Systems Ultra Low Total Chlorine Test Strips and other mid range chlorine test strips</td>
<td>None</td>
<td>Immediate (w/in 15 minutes) in Field</td>
<td>Field jar or beaker</td>
<td>As of 6/2020, USEPA had not used Ultra low chlorine test strips (0.2 to 0.5 mg/L). Informal review shows these should be used simultaneously with a mid range (0.5 to 10 mg/L) test strips to double check range.</td>
</tr>
<tr>
<td><strong>Temperature and Conductivity (use both)</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Temperature</td>
<td>Temperature/ Conductivity probe</td>
<td>None</td>
<td>Immediate (w/in 15 minutes) in Field</td>
<td>Field jar or beaker</td>
<td>Use to distinguish between groundwater and surface water.</td>
</tr>
<tr>
<td>Conductivity</td>
<td>Temperature/ Conductivity probe</td>
<td>None</td>
<td>Immediate (w/in 15 minutes) in Field</td>
<td>Field jar or beaker</td>
<td>Use to distinguish between salt water and fresh water.</td>
</tr>
</tbody>
</table>
Table 2 Sampling Parameters, Analysis Methods, and Sample Preservation and Holding Times

<table>
<thead>
<tr>
<th>Optical Enhancers or Surfactants (select one)</th>
<th>CWA Method, Field Equipment, or Test Kit</th>
<th>Preservation</th>
<th>Holding time</th>
<th>Bottle needed</th>
<th>Notes on Use</th>
</tr>
</thead>
<tbody>
<tr>
<td>Surfactants</td>
<td>SM5540C</td>
<td>Ice</td>
<td>To lab within 24 hours, Analyze within 48 hours</td>
<td>500 ml plastic bottle from lab</td>
<td>Works on most soaps (laundry detergent, personal care products, dish soap)</td>
</tr>
<tr>
<td>Surfactants</td>
<td>CheMetrics K-9400 field test kit</td>
<td>None</td>
<td>Immediate (w/in 15 minutes) in Field</td>
<td>Field jar or beaker</td>
<td>Works on most soaps (laundry detergent, personal care products, dish soap). Contains alcohol and chloroform. Generates a Flammable (D001) and Toxic (D022) Hazardous Waste. Do not use test kit in the field unless licensed to transport hazardous wastes. Instructional Video available at: <a href="https://www.youtube.com/watch?v=6vwiZgWqa04">https://www.youtube.com/watch?v=6vwiZgWqa04</a></td>
</tr>
<tr>
<td>Optical brighteners</td>
<td>VWR handheld UV lamp: UV-A: 360-365 nm, model number 89131-488</td>
<td>None</td>
<td>Analyze within 7 days</td>
<td>Unbleached cotton pad wetted with sample placed in sealed baggie</td>
<td>Works only on water with high to moderate laundry detergent. Provides only presence/absence.</td>
</tr>
<tr>
<td>Optical brighteners</td>
<td>Maine Healthy Beaches Fluorometer ($15,000 unit)</td>
<td>None</td>
<td>Keep in a dark container, provide to MHB in 1-2 days, analyze within 7 days</td>
<td>Whirl bag or 100 ml plastic bottle.</td>
<td>Provides semi-quantitative numeric fluorescence of sample. Need to provide sample to MHB in bottle or whirl bag (in a box or cooler). One week hold time. Provide advanced notice to coordinate delivery to office. Organic matter or tannins, or color will interfere.</td>
</tr>
</tbody>
</table>
### Table 2 Sampling Parameters, Analysis Methods, and Sample Preservation and Holding Times

<table>
<thead>
<tr>
<th>Other Optional Parameters</th>
<th>CWA Method, Field Equipment, or Test Kit</th>
<th>Preservation</th>
<th>Holding time</th>
<th>Bottle needed</th>
<th>Notes on Use</th>
</tr>
</thead>
<tbody>
<tr>
<td>Dissolved Oxygen</td>
<td>Hach DO Test kit Model OX-2P DO Probe</td>
<td>None</td>
<td>Immediate (w/in 15 minutes) in Field</td>
<td>Field jar or beaker</td>
<td>Waters of the state have Dissolved Oxygen standards. This test can show whether outfall contributions are affecting Dissolved Oxygen content of receiving waters.</td>
</tr>
<tr>
<td>pH</td>
<td>EPA method 4500-H+B pH Probe</td>
<td>None</td>
<td>Immediate (w/in 15 minutes) in Field</td>
<td>Field jar or beaker</td>
<td>Waters of the state have pH standards. This measurement can show whether outfall contributions are affecting the pH of receiving waters.</td>
</tr>
<tr>
<td>Total Phosphorus</td>
<td>EPA 365.3</td>
<td>Sulfuric Acid (pH &lt;2) + Ice (4°C)</td>
<td>28 days</td>
<td>250 ml glass bottle from lab.</td>
<td>Provides data regarding nutrient contributions to receiving waters which can originate from paved surfaces, fertilizers, and eroding soils.</td>
</tr>
<tr>
<td>Personal Care Products</td>
<td>EPA 1694</td>
<td>Sulfuric Acid (pH &lt;2) + Ice (4°C)</td>
<td>7 days to extraction 40 days after extraction</td>
<td>1000 ml amber jar</td>
<td>EPA Lab Chelmsford can run if capacity. Contact Todd Borci. Otherwise need to use a commercial laboratory. EPA recommends analyzing only for following subset: Caffeine, 1,7-DMX (metabolite of caffeine), Acetaminophen, Carbamazepine (anti-depressant), Primidone (anti-epilepsy drug), Atenolol (high Blood pressure med), Cotinine (metabolite of nicotine), urobilin (by product of hemoglobin breakdowns), Azithromycin (antibiotic)</td>
</tr>
</tbody>
</table>

### Table 2 Sampling Parameters, Analysis Methods, and Sample Preservation and Holding Times

<table>
<thead>
<tr>
<th>Other Optional Parameters</th>
<th>CWA Method, Field Equipment, or Test Kit</th>
<th>Preservation</th>
<th>Holding time</th>
<th>Bottle needed</th>
<th>Notes on Use</th>
</tr>
</thead>
<tbody>
<tr>
<td>Total Suspended Solids</td>
<td>EPA 160.2 or SM2549D</td>
<td>Ice</td>
<td>7 days</td>
<td>1000 ml plastic bottle from lab</td>
<td></td>
</tr>
<tr>
<td>Biochemical Oxygen Demand</td>
<td>EPA 405.1 or SM5210B</td>
<td>Ice</td>
<td>To lab within 24 hours, analyze within 48 hours</td>
<td>300 mL BOD bottle</td>
<td>Provides general water quality information.</td>
</tr>
</tbody>
</table>
| Total Petroleum Hydrocarbons                  | SW 8015C                                | Ice          | 7 days to extraction 40 days after extraction     | 500 ml amber glass jar and 3 40 ml VOA containers from lab with sulfuric acid | DRO is Diesel Range Organics (C10 to C28)  
GRO is Gasoline Range Organics (C5 to C10) |
| Nitrate + Nitrite                             | SM 4500 or EPA 300                      | Sulfuric Acid (pH <2) + Ice (4°C)                 | 28 days       | 125 ml plastic bottle from lab                    | Provides data regarding nutrient contributions to receiving waters which can originate from paved surfaces, fertilizers, eroding soils or wastewaters. |
| Total Kjeldahl Nitrogen                       | SM 4500 or EPA 300                      | Sulfuric Acid (pH <2) + Ice (4°C)                 | 28 days       | 1000 ml amber glass bottle from lab               | Provides data regarding nutrient contributions to receiving waters which can originate from paved surfaces, fertilizers, eroding soils or wastewaters. |
5 Quality Control

5.1 Reporting Limits

The following are the reporting limits required by the MS4 General Permit:

- Ammonia: 0.5 mg/L
- Surfactants: 0.25 mg/L
- Total Residual Chlorine: 0.05 mg/L
- E. coli bacteria: 4 cfu/100 ml
- Enterococcus: 10 cfu/100 ml

To ensure that data collected meet the required reporting limits, the MS4 permittee will use either a Maine Certified Laboratory or one of the field equipment/test kit methods listed above in Table 2 to assess dry weather flow.

Maine Certified Laboratories have standard reporting limits for the parameters that conform to the MS4 General Permit required reporting limits.

Each of the test kits listed above in Table 2 has a use range that is appropriate for the work being conducted, and which meets the MS4 required reporting limits.

5.2 Equipment or Rinsate Blanks

For most instances, dedicated equipment and containers are used to collect samples, so that equipment and rinsate blanks are not required to be collected and analyzed. However, if equipment or collection containers are being used multiple times in the field for different sample locations, they should be rinsed with distilled water in between samples, and the rinsate disposed of away from the collection site. The USEPA Volunteer Monitor’s Guide to Quality Assurance Project Plans has additional information on how to complete these tasks.

6 Field Data Sheets and Chain of Custody

As described in Section 3.3, a mobile inspection application will be used to digitally document sample collection. The application will document the type of field equipment or test kit(s) used and results of any field analysis. A list of parameters documented are provided in Addendum 1 to this QAPP.

Whenever samples will be sent to a laboratory or transported for off-site analysis, a Chain of Custody will be used to document sample collection dates, times, analytical methods requested, and custody of the sample from the time it was collected, until the time it was analyzed. Example Chains of Custody are provided in Addendum 2 to this QAPP.
7 Data Reports

Information and monitoring data collected on the mobile inspection application shall constitute data reports for analyses using field equipment or test kits.

Whenever samples are sent to a laboratory for analysis, data reports are provided by the laboratory showing the sample location, date and time of collection, results of the analysis, date and time of analysis, the reporting limit, the person who conducted the analysis, and the analytical method used.

8 Data Review and Follow up

Once all results have been received, they will be reviewed by the Stormwater Coordinator. Data shall also be stored electronically or in paper format for at least 3 years following the expiration date of the MS4 General Permit, as required by the MS4 General Permit.

If the person collecting the sample is the Stormwater Coordinator, they may opt to have another municipal staff person review the data, or a Stormwater Coordinator from another municipality if they deem it necessary to assist in the overall investigation. Data should be reviewed within 2 weeks of receipt and additional investigations should be implemented to identify the source of any potential illicit discharge if any of the thresholds in Table 3 are exceeded.
### Table 3. Thresholds for Additional Investigation

<table>
<thead>
<tr>
<th>Parameter</th>
<th>Threshold Level for Additional Investigation</th>
<th>Notes/Discussion</th>
</tr>
</thead>
<tbody>
<tr>
<td>E. coli</td>
<td>236 cfu/100 ml – discharges into freshwater rivers or streams</td>
<td>All classifications of flowing fresh surface water in Maine (AA, A, B and C) have a standard that no more than 10% of the samples may exceed this concentration in any 90 day interval. A fresh surface water is at risk of impairment if it is receiving significant discharges from human sources above this concentration.</td>
</tr>
<tr>
<td>E. coli</td>
<td>194 cfu/100 ml – discharges into freshwater ponds</td>
<td>Great Ponds and lakes less than 10 acres have a standard that no more than 10% of the samples may exceed this concentration in any 90 day interval. A water of this type is at risk of impairment if it is receiving significant discharges from human sources above this concentration.</td>
</tr>
<tr>
<td>Enterococci</td>
<td>54 CFU/100 ml – discharges into saline/estuarine Class SA or SB</td>
<td>These waters have a standard that no more than 10% of the samples may exceed this concentration in any 90 day interval. A water is at risk of impairment if it is receiving significant discharges from human sources above this concentration. (Note Maine Healthy Beaches threshold is 104 MPN/100 ml)</td>
</tr>
<tr>
<td>Enterococci</td>
<td>94 CFU/100 ml – discharges into saline/estuarine Class SC</td>
<td>These waters have a standard that no more than 10% of the samples may exceed this concentration in any 90 day interval. A water is at risk of impairment if it is receiving significant discharges from human sources above this concentration. (Note Maine Healthy Beaches threshold is 104 MPN/100 ml)</td>
</tr>
<tr>
<td>Parameter</td>
<td>Threshold Level for Additional Investigation</td>
<td>Notes/Discussion</td>
</tr>
<tr>
<td>--------------------</td>
<td>---------------------------------------------</td>
<td>--------------------------------------------------------------------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>Fecal Coliform</td>
<td>61 cfu/100 ml (2 times 31 cfu/100 ml for MF) to 100 cfu/100 ml</td>
<td>The low end of this threshold is two times the 90th percentile standards that DMR applies for approved (open) shellfish harvesting areas and is very conservative (90% of the samples collected from the area must be above these concentrations for the harvesting area to remain open and completely unrestricted for shellfish harvesting.)</td>
</tr>
<tr>
<td>Human Bacteroides</td>
<td>Any concentration may be indicative of human sewage.</td>
<td>Any concentration of human source of sewage should be investigated.</td>
</tr>
<tr>
<td>Ammonia</td>
<td>≥ 0.50 mg/L</td>
<td>This is the effective reporting limit of the Ammonia test strips and was taken from USEPA Draft 2012 Bacteria Source Tracking Protocol.</td>
</tr>
<tr>
<td>Chlorine</td>
<td>≥ 0.05 mg/L</td>
<td>Limit of test kit and was taken from USEPA Draft 2012 Bacteria Source Tracking Protocol.</td>
</tr>
<tr>
<td>Surfactants</td>
<td>≥ 0.25 mg/L</td>
<td>Taken from USEPA Draft 2012 Bacteria Source Tracking Protocol.</td>
</tr>
<tr>
<td>Optical Brighteners</td>
<td>≥ 100 ug/L ) (≥ 0.10 mg/L)</td>
<td>This is used by Maine Healthy Beaches as an actionable threshold. If using a handheld fluorometer, conduct further investigation if presence of optical brighteners is detected.</td>
</tr>
</tbody>
</table>

MS4s should use the thresholds listed above to make determinations whether an outfall requires additional investigation for illicit discharges. Outfalls that exceed at least one of the above thresholds should be investigated further using techniques described in the MS4s IDDE Plan.

As described in Section 2 of this QAPP, if the above thresholds are not exceeded, the MS4 may make the determination that the flow is from uncontaminated groundwater, water from a natural resource, or an allowable non-stormwater discharge.
9 List of Addenda

1. Example Data Collection Form and labels
2. Example Chains of Custody

10 References


Addendum 1

Example Field Data Collection and labels
MS4 Outfall Inspection Form

Outfall ID: __________________ Date: __________ Location (Lat./Long.): __________

Inspector: __________ Time: __________

Time/ Quantity of Last Precipitation (must be < .25” in preceding 72hrs):

Current Air Temperature/Weather Conditions:

Able to Inspect?

☐ Yes ☐ No (Unable to locate) ☐ No (Unable to access, fencing, etc.)
☐ No (Safety) ☐ No (Other – Describe)

Outfall Type:

☐ RCP ☐ PVC ☐ Iron ☐ CMP ☐ HDPE ☐ Ditch
☐ Other (Describe)

Outfall Diameter (If applicable): __________ Receiving Water: __________ Flowing (Yes/No):

Flow Quantity:

☐ Trickle ☐ Minor Flow ☐ Quarter Pipe ☐ ≥ Half Pipe
☐ N/A

Sampling Conducted:

☐ Yes ☐ No (Describe why not) ☐ N/A – No Flow
Documented Field Parameters:

- Barometric Pressure________mm/Hg
- Water Temperature________°C
- pH_________
- Chlorine________mg/L
- Ammonia_______mg/L
- Conductivity__________µS/cm
- Dissolved Oxygen________mg/L

Analytic Samples Collected:

- E. Coli
- Surfactants
- Other (Describe)

Illicit Discharge Indicators Present:

- Foam
- Discolored Discharge (Describe)
- Excess Algae/Vegetation
- Trash/Floatables
- Sanitary Sewer Solids
- Unusual Odor (Describe)
- Oil Sheen/Staining
- None
- Other (Describe)

General Condition of Outfall:

- Good
- Fair
- Poor

Identified Defects:

- Erosion
- Excess Sediment Accumulation
- Excess Vegetation
- Trash/Debris Accumulation
- Other (Describe)
- None

Maintenance Follow-Up:

- Yes (Describe)
- No
Maintenance Follow-Up Priority:

- ☐ High
- ☐ Medium
- ☐ Low
- ☐ N/A

Photo Collected:

- ☐ Yes
- ☐ No (Describe)

Comments:
This set of labels was designed to be used with Avery 5366 labels, but you can use any labels.

Sampler: ___________ Date: __________
Time: _____ Field ID: __________________

Sampler: ___________ Date: __________
Time: _____ Field ID: __________________

Sampler: ___________ Date: __________
Time: _____ Field ID: __________________

Sampler: ___________ Date: __________
Time: _____ Field ID: __________________

Sampler: ___________ Date: __________
Time: _____ Field ID: __________________

Sampler: ___________ Date: __________
Time: _____ Field ID: __________________

Sampler: ___________ Date: __________
Time: _____ Field ID: __________________

Sampler: ___________ Date: __________
Time: _____ Field ID: __________________

Sampler: ___________ Date: __________
Time: _____ Field ID: __________________

Sampler: ___________ Date: __________
Time: _____ Field ID: __________________

Sampler: ___________ Date: __________
Time: _____ Field ID: __________________

Sampler: ___________ Date: __________
Time: _____ Field ID: __________________

Sampler: ___________ Date: __________
Time: _____ Field ID: __________________

Sampler: ___________ Date: __________
Time: _____ Field ID: __________________

Sampler: ___________ Date: __________
Time: _____ Field ID: __________________

Sampler: ___________ Date: __________
Time: _____ Field ID: __________________

Sampler: ___________ Date: __________
Time: _____ Field ID: __________________

Sampler: ___________ Date: __________
Time: _____ Field ID: __________________

Sampler: ___________ Date: __________
Time: _____ Field ID: __________________

Sampler: ___________ Date: __________
Time: _____ Field ID: __________________
Addendum 2

Example Chains of Custody
## Laboratory Sample Chain of Custody

<table>
<thead>
<tr>
<th>Client:</th>
<th>Contact:</th>
<th>Phone #:</th>
<th>Email:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Address:</td>
<td>City:</td>
<td>State:</td>
<td>Zip Code:</td>
</tr>
<tr>
<td>Purchase Order #:</td>
<td>Proj. Name/No.:</td>
<td>Quote #:</td>
<td></td>
</tr>
<tr>
<td>Bill (if different than above):</td>
<td>Address:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Sampler (Print/Sign):</td>
<td>Copies To:</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

### LAB USE ONLY

**Work Order #:**

**Remarks:**

- Filt.
- Filt.
- Filt.
- Filt.
- Filt.
- Filt.
- Filt.
- Filt.

**Y / N**

**Y / N**

**Y / N**

**Y / N**

<table>
<thead>
<tr>
<th>Analysis and Container Type</th>
<th>Preservatives</th>
</tr>
</thead>
<tbody>
<tr>
<td>Filtration (Y / N)</td>
<td>Filtration (Y / N)</td>
</tr>
<tr>
<td>Filtration (Y / N)</td>
<td>Filtration (Y / N)</td>
</tr>
<tr>
<td>Filtration (Y / N)</td>
<td>Filtration (Y / N)</td>
</tr>
<tr>
<td>Filtration (Y / N)</td>
<td>Filtration (Y / N)</td>
</tr>
<tr>
<td>Filtration (Y / N)</td>
<td>Filtration (Y / N)</td>
</tr>
<tr>
<td>Filtration (Y / N)</td>
<td>Filtration (Y / N)</td>
</tr>
</tbody>
</table>

**Temp C**

**Temp Blank**

**Intact**

**Not Intact**

<table>
<thead>
<tr>
<th>Sample Description</th>
<th>Date/Time Collected</th>
<th>Matrix Water/Soil / Other</th>
<th>No. of Containers</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

### COMMENTS:

**Relinquished By:**

**Date/Time**

**Received By:**

**Relinquished By:**

**Date/Time**

**Received By:**

**Relinquished By:**

**Date/Time**

**Received By:**

**Relinquished By:**

**Date/Time**

**Received By:**
**EMSL Order Number (Lab Use Only):**

<table>
<thead>
<tr>
<th>Company:</th>
<th>EMSL-Bill to:</th>
<th>□ Same □ Different</th>
</tr>
</thead>
<tbody>
<tr>
<td>Street:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>City:</td>
<td>State/Province:</td>
<td>Zip/Postal Code:</td>
</tr>
<tr>
<td>Report To (Name):</td>
<td>Fax #:</td>
<td>E-mail Address:</td>
</tr>
<tr>
<td>Telephone #:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Project Name/ Number:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Please Provide Results: □ Fax □ E-mail PO#</td>
<td></td>
<td></td>
</tr>
<tr>
<td>State Samples Taken:</td>
<td>Turnaround Time (TAT) Options* - Please Check</td>
<td></td>
</tr>
<tr>
<td></td>
<td>3 Hour</td>
<td>6 Hour</td>
</tr>
<tr>
<td>*Analysis completed in accordance with EMSL’s Terms and Conditions located in the Analytical Price Guide. TATs are subject to methodology requirements.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Fungi</th>
<th>Bacteria</th>
<th>Insects</th>
</tr>
</thead>
<tbody>
<tr>
<td>□ ERMI Panel (M180) Dust Only</td>
<td>□ Human Bacteroides (M199)</td>
<td>□ Bed Bug (Cimex lectularius) (M146)</td>
</tr>
<tr>
<td>□ EPA 36 Panel (M233) Air, Swab</td>
<td>□ Total Bacteroides (M095)</td>
<td>□ Tick - Anaplasma phagocytophilum Anaplasmosis (M261)</td>
</tr>
<tr>
<td>□ Water Damage 20 Panel (M181)</td>
<td>□ E. coli O157:H7 (M140)</td>
<td>□ Tick - Babesia microti Babesiosis (M260)</td>
</tr>
<tr>
<td>□ Wood Rot Fungi 10 Panel (M232)</td>
<td>□ E. coli (M200)</td>
<td>□ Tick - Borrelia burgdorferi Lyme disease (M196)</td>
</tr>
<tr>
<td>□ Aspergillus 15 Panel (M186)</td>
<td>□ Total Enterococcus (M096)</td>
<td>Other</td>
</tr>
<tr>
<td>□ Aspergillus 6 Panel (M188)</td>
<td>□ Helicobacter pylori (M207)</td>
<td>□ Acanthamoeba spp. (M147)</td>
</tr>
<tr>
<td>□ Penicillium 13 Panel (M189)</td>
<td>□ Legionella pneumophila (M103)</td>
<td>□ Cryptosporidium spp. (M237)</td>
</tr>
<tr>
<td>□ Customized Fungi Panel (M100)</td>
<td>□ Legionella 4 species-EP (M162)</td>
<td>□ Giardia spp. (M149)</td>
</tr>
<tr>
<td>□ Penicillium Mycotoxin 9 Panel (M190)</td>
<td>□ Legionella Broad Screen (M163)</td>
<td>□ Enterovirus RT-PCR (M142)</td>
</tr>
</tbody>
</table>

**Birds, Animal Droppings**

<table>
<thead>
<tr>
<th>Sample Type</th>
<th>Test Code</th>
<th>Volume/Area</th>
<th>Date/Time Collected</th>
</tr>
</thead>
<tbody>
<tr>
<td>□ Chlamydophila psittaci (M234)</td>
<td>□ Mycobacterium avium (M144)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>□ Cryptococcus neoformans (M143)</td>
<td>□ Mycobacterium tuberculosis (M159)</td>
<td></td>
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</tr>
<tr>
<td>□ Histoplasma capsulatum (M208)</td>
<td>□ Pseudomonas aeruginosa</td>
<td></td>
<td></td>
</tr>
<tr>
<td>□ Raccoon Roundworm (M236)</td>
<td>□ Salmonella spp. (M141)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>□ Rodent (Mouse, Rat) Dropping (M271)</td>
<td>□ Shigella spp. (F122)</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**Sample #**

**Sample Location**

**Sample Type**

**Test Code**

**Volume/Area**

**Date/Time Collected**

Client Sample # (s): -

Total # of Samples:

Relinquished (Client): Date: Time:

Received (Lab): Date: Time:

Comments:
**Additional Pages of the Chain of Custody are only necessary if needed for additional sample information**

**EMSL Order Number (Lab Use Only):**

<table>
<thead>
<tr>
<th>Sample #</th>
<th>Sample Location</th>
<th>Sample Type</th>
<th>Test Code</th>
<th>Volume/Area</th>
<th>Date/Time Collected</th>
</tr>
</thead>
<tbody>
<tr>
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</tbody>
</table>

**Comments/Special Instructions**

Page _____ of _____ pages
F Potential Illicit Discharge Response Procedures

In the case of a potential illicit discharge reported via the “hotline” or other means, follow the below procedures.

1. Process
   (a) Use the electronic complaint reporting form to collect the appropriate information from the caller. Then, transfer the information to the Stormwater Coordinator.
   (b) Promptly investigate all reported potential illicit discharges.
   (c) If an illicit discharge of unknown source is confirmed, follow the procedure in SOP-2 IDDE: Tracing Illicit Discharges (which can be found in Appendix D.2 of this Plan).
   (d) If an illicit discharge known source is confirmed, follow the procedure in SOP-3 IDDE - Illicit Discharge Source Removal (which can be found in Appendix D.3 of this Plan).

2. Clean-up
   (a) Clean or cause to be cleaned the catch basin, storm drain, outfall, or other storm sewer conveyance or initiate the appropriate spill response as needed.

3. Documentation
   (a) File all completed electronic forms (ie. Call log, catch basins cleaning, storm drain cleaning) in the IDDE folder located in the Town's electronic database.
   (b) Document any further action taken.

4. Review
   - Review incidents reported by citizens or municipal employees on an annual basis to look for patterns of illicit discharges and to evaluate the call-in inspection program.
The purpose of the Hydrant Flushing SOP is to reduce or eliminate the release of potential pollutants (chlorine, sediment, and soil erosion) from waterline and hydrant flushing activities by using best management practices (BMP) techniques. If followed, this SOP will help Lisbon avoid enforcement actions from EPA and MDEP, eliminate the need to obtain a waste discharge permit for these discharges and prevent impairment of the Town’s Priority Watersheds (Impairment means: to lessen in quality, damage or make worse).

The Lisbon Water Department performs hydrant flushing activities in their entire water distribution system two times per year, once in the Spring and once in the Fall. Due to the addition of Sodium Hypochlorite at the Moody well, dechlorination will be implemented before chlorinated water enters the receiving waters of the Town.

System flushing will be accomplished by using hydrants that do not discharge chlorinated water to a water body. In the event that this is not feasible due to operational requirements the water will be dechlorinated to a residual of 0.019 ppm or less. Dechlorination will be accomplished by use of dechlorination mats and the Water Departments hydrant mounted dechlor units with the correct amount of dechlorination product. All hydrants flowed during flushing will document the volume of water used, duration of flush and Chlorine residual pre and post dechlorination throughout flushing period.

Highly chlorinated water found during disinfection of water infrastructure projects will be dechlorinated regardless of discharge location.

The high velocities of water experienced during flushing have a great potential for eroding soil. To prevent erosion of soil, flushing mats, hay bales, sand bags, catch basin socks, filter socks or dewatering bags will be used. The discharged water must be under continued observation and followed to its ultimate destination to avoid any environmental impacts.
Non-Stormwater Discharge Ordinance
ARTICLE III. - NON-STORMWATER DISCHARGE

Sec. 42-81. - Purpose/objectives.

(a) **Purpose.** The purpose of this non-stormwater discharge ordinance (the "ordinance") is to provide for the health, safety, and general welfare of the citizens of the Town of Lisbon through the regulation of non-stormwater discharges to the municipality's storm drainage system as required by federal and state law. This ordinance establishes methods for controlling the introduction of pollutants into the town's storm drainage system in order to comply with requirements of the federal Clean Water Act and state law.

(b) **Objectives.** The objectives of this ordinance are:

   (1) To prohibit un-permitted or un-allowed non-stormwater discharges to the storm drainage system; and

   (2) To set forth the legal authority and procedures to carry out all inspection, monitoring and enforcement activities necessary to ensure compliance with this ordinance.

(C.M. of 3-3-2015, V. 2015-57; C.M. of 3-17-2015, V. 2015-70)

Sec. 42-82. - Definitions.

For the purposes of this ordinance, the terms listed below are defined as follows:

**Best management practices ("BMP")** means schedules of activities, prohibitions of practices, maintenance procedures, and other management practices to prevent or reduce the pollution of waters of the state. BMPs also include treatment requirements, operating procedures, and practices to control plant site runoff, spillage or leaks, sludge or waste disposal, or drainage from raw material storage.

**Clean Water Act** means the federal Water Pollution Control Act (33 U.S.C. § 1251 et seq., also known as the "Clean Water Act"), and any subsequent amendments thereto.

**Discharge** means any spilling, leaking, pumping, pouring, emptying, dumping, disposing or other addition of pollutants to "waters of the state." "Direct discharge" or "point source" means any discernible, confined and discrete conveyance, including, but not limited to, any pipe, ditch, channel, tunnel, conduit, well, discrete fissure, container, rolling stock, concentrated animal feeding operation or vessel or other floating craft, from which pollutants are or may be discharged.

**Enforcement authority** means the person(s) or department authorized under section 42-84 of this ordinance to administer and enforce this ordinance.

**Exempt person or discharge** means any person who is subject to a multi-sector general permit for industrial activities, a general permit for construction activity, a general permit for the discharge of stormwater from the Maine Department of Transportation and the Maine Turnpike Authority Municipal separate storm sewer systems, or a general permit for the discharge of stormwater from state or federally owned authority municipal separate storm sewer system facilities; and any non-stormwater discharge permitted under a NPDES permit, waiver, or waste discharge license or order issued to the discharger and administered under the authority of the U.S. Environmental Protection Agency ("EPA") or the Maine Department of Environmental Protection ("DEP").

**Industrial activity** means activity or activities subject to NPDES industrial permits as defined in 40 CFR, section 122.26 (b)(14).

**Municipality** means the Town of Lisbon.

**Municipal separate storm sewer system or MS4,** means conveyances for stormwater, including, but not limited to, roads with drainage systems, municipal streets, catch basins, curbs, gutters, ditches, human-made channels or storm drains (other than publicly owned treatment works and combined
sewers) owned or operated by any municipality, sewer or sewage district, fire district, state agency or federal agency or other public entity that discharges directly to surface waters of the state.

**National Pollutant Discharge Elimination System (NPDES)** stormwater discharge permit means a permit issued by the EPA or by the DEP that authorizes the discharge of pollutants to waters of the United States, whether the permit is applicable on an individual, group, or general area-wide basis.

**Non-stormwater discharge** means any discharge to an MS4 that is not composed entirely of stormwater.

**Person** means any individual, firm, corporation, municipality, quasi-municipal corporation, state agency or federal agency or other legal entity which creates, initiates, originates or maintains a discharge of stormwater or a non-stormwater discharge.

**Pollutant** means dredged spoil, solid waste, junk, incinerator residue, sewage, refuse, effluent, garbage, sewage sludge, munitions, chemicals, biological or radiological materials, oil, petroleum products or by-products, heat, wrecked or discarded equipment, rock, sand, dirt and industrial, municipal, domestic, commercial or agricultural wastes of any kind.

**Premises** means any building, lot, parcel of land, or portion of land, whether improved or unimproved, including adjacent sidewalks and parking strips, located within the municipality from which discharges into the storm drainage system are or may be created, initiated, originated or maintained.

**Regulated small MS4** means any small MS4 regulated by the State of Maine "General Permit for the Discharge of Stormwater from Small Municipal Separate Storm Sewer Systems" effective July 1, 2013 ("general permit"), including all those located partially or entirely within an urbanized area (UA) and those additional small MS4s located outside a UA that as of the issuance of the general permit have been designated by the DEP as regulated small MS4s.

**Small municipal separate storm sewer system, or small MS4**, means any MS4 that is not already covered by the phase I MS4 stormwater program including municipally owned or operated storm sewer systems, state or federally-owned systems, such as colleges, universities, prisons, Maine Department of Transportation and Maine Turnpike Authority road systems and facilities, and military bases and facilities.

**Storm drainage system** means the municipality's regulated small MS4.

**Stormwater** means any stormwater runoff, snowmelt runoff, and surface runoff and drainage; "stormwater" has the same meaning as "storm water."

**Urbanized area or UA** means the areas of the State of Maine so defined by the latest decennial census by the U.S. Bureau of the Census.

(C.M. of 3-3-2015, V. 2015-57; C.M. of 3-17-2015, V. 2015-70)

Sec. 42-83. - Applicability.

This ordinance shall apply to all persons discharging stormwater and/or non-stormwater discharges from any premises into the storm drainage system.

(C.M. of 3-3-2015, V. 2015-57; C.M. of 3-17-2015, V. 2015-70)

Sec. 42-84. - Responsibility for administration.

The MS4 stormwater coordinator is the enforcement authority who shall administer, implement, and enforce the provisions of this ordinance.

(C.M. of 3-3-2015, V. 2015-57; C.M. of 3-17-2015, V. 2015-70)
Sec. 42-85. - Prohibition of non-stormwater discharges.

(a)  General prohibition. Except as allowed or exempted herein, no person shall create, initiate, originate or maintain a non-stormwater discharge to the storm drainage system. Such non-stormwater discharges are prohibited notwithstanding the fact that the municipality may have approved the connections, drains or conveyances by which a person discharges unallowed non-stormwater discharges to the storm drainage system.

(b) Allowed non-stormwater discharges. The creation, initiation, origination and maintenance of the following non-stormwater discharges to the storm drainage system is allowed:

1. Landscape irrigation; diverted stream flows; rising ground waters; uncontaminated ground water infiltration (as defined at 40 CFR § 35.2005(20)); uncontaminated pumped ground water; uncontaminated flows from foundation drains; air conditioning and compressor condensate; irrigation water; flows from uncontaminated springs; uncontaminated water from crawl space pumps; uncontaminated flows from footing drains; lawn watering runoff; flows from riparian habitats and wetlands; residual street wash water (where spills/leaks of toxic or hazardous materials have not occurred, unless all spilled material has been removed and detergents are not used); hydrant flushing and fire fighting activity runoff; water line flushing and discharges from potable water sources; and individual residential car washing;
2. Discharges specified in writing by the enforcement authority as being necessary to protect public health and safety; and
3. Dye testing, with verbal notification to the enforcement authority prior to the time of the test.

(c) Exempt person or discharge. This ordinance shall not apply to an exempt person or discharge, except that the enforcement authority may request from exempt persons and persons with exempt discharges copies of permits, notices of intent, licenses and orders from the EPA or DEP that authorize the discharge(s).

(C.M. of 3-3-2015, V. 2015-57; C.M. of 3-17-2015, V. 2015-70)

Sec. 42-86. - Suspension of access to the municipality's small MS4.

The enforcement authority may, without prior notice, physically suspend discharge access to the storm drainage system to a person when such suspension is necessary to stop an actual or threatened non-stormwater discharge to the storm drainage system which presents or may present imminent and substantial danger to the environment, or to the health or welfare of persons, or to the storm drainage system, or which may cause the municipality to violate the terms of its environmental permits. Such suspension may include, but is not limited to, blocking pipes, constructing dams or taking other measures, on public ways or public property, to physically block the discharge to prevent or minimize a non-stormwater discharges to the storm drainage system. If the person fails to comply with a suspension order issued in an emergency, the enforcement authority may take such steps as deemed necessary to prevent or minimize damage to the storm drainage system, or to minimize danger to persons, provided, however, that in taking such steps the enforcement authority may enter upon the premises that are the source of the actual or threatened non-stormwater discharge to the storm drainage system only with the consent of the premises' owner, occupant or agent.

(C.M. of 3-3-2015, V. 2015-57; C.M. of 3-17-2015, V. 2015-70)

Sec. 42-87. - Monitoring of discharges.

In order to determine compliance with this ordinance, the enforcement authority may enter upon and inspect premises subject to this ordinance at reasonable hours with the consent of the premises' owner,
Sec. 42-88. - Enforcement.

It shall be unlawful for any Person to violate any provision of or to fail to comply with any of the requirements of this ordinance. Whenever the enforcement authority believes that a person has violated this ordinance, the enforcement authority may enforce this ordinance in accordance with 30-A M.R.S. § 4452.

(a) Notice of violation. Whenever the enforcement authority believes that a person has violated this ordinance, the enforcement authority may order compliance with this ordinance by written notice of violation to that person indicating the nature of the violation and ordering the action necessary to correct it, including, without limitation:

1. The elimination of non-stormwater discharges to the storm drainage system, including, but not limited to, disconnection of the premises from the MS4;
2. The cessation of discharges, practices, or operations in violation of this ordinance;
3. At the person's expense, the abatement or remediation (in accordance with best management practices in DEP rules and regulations) of non-stormwater discharges to the storm drainage system and the restoration of any affected property; and/or
4. The payment of fines, the municipality's remediation costs and of the municipality's reasonable administrative costs and attorneys' fees and costs.

If abatement of a violation and/or restoration of affected property is required, the notice shall set forth a deadline within which such abatement or restoration must be completed.

(b) Penalties/fines/injunctive relief. Any person who violates this ordinance shall be subject to fines, penalties and orders for injunctive relief and shall be responsible for the municipality's attorney's fees and costs, all in accordance with 30-A M.R.S. § 4452. Each day such violation continues shall constitute a separate violation. Moreover, any person who violates this ordinance also shall be responsible for any and all fines, penalties, damages and costs, including, but not limited to attorneys' fees and costs, incurred by the municipality for violation of federal and state environmental laws and regulations caused by or related to that person's violation of this ordinance; this responsibility shall be in addition to any penalties, fines or injunctive relief imposed under this section.

(c) Consent agreement. The enforcement authority may, with the approval of the municipal officers, enter into a written consent agreement with the violator to address timely abatement of the violation(s) of this ordinance for the purposes of eliminating violations of this ordinance and of recovering fines, costs and fees without court action.

(d) Appeal of notice of violation. Any person receiving a notice of violation or suspension notice may appeal the determination of the enforcement authority to the zoning board of appeals in accordance with: Chapter 70, Article II. Division 4, section 70-120 of the municipality's zoning ordinance. The notice of appeal must be received within 30 days from the date of receipt of the notice of violation. The board of appeals shall hold a de novo hearing on the appeal within 30 days from the date of receipt of the notice of appeal. The board of appeals may affirm, reverse or modify the decision of the enforcement authority. A suspension under section 42-86 of this ordinance remains in place unless or until lifted by the board of appeals or by a reviewing court. A party aggrieved by the decision of the board of appeals may appeal that decision to the Maine Superior Court within 45 days of the date of the board of appeals decision pursuant to Rule 80B of the Maine Rules of Civil Procedure.

(e) Enforcement measures. If the violation has not been corrected pursuant to the requirements set forth in the notice of violation, or, in the event of an appeal to the zoning board of appeals, within 30 days of a decision of the board of appeals affirming the enforcement authority's decision, then the
enforcement authority may recommend to the municipal officers that the municipality's attorney file an enforcement action in a Maine court of competent jurisdiction under Rule 80K of the Maine Rules of Civil Procedure.

(f) **Ultimate responsibility of discharger.** The standards set forth herein are minimum standards; therefore this ordinance does not intend nor imply that compliance by any person will ensure that there will be no contamination, pollution, or unauthorized discharge of pollutants into waters of the U.S. caused by said person. This ordinance shall not create liability on the part of the municipality, or any officer agent or employee thereof for any damages that result from any person's reliance on this ordinance or any administrative decision lawfully made hereunder.

(C.M. of 3-3-2015, V. 2015-57; C.M. of 3-17-2015, V. 2015-70)

Sec. 42-89. - Severability.

The provisions of this ordinance are hereby declared to be severable. If any provision, clause, sentence, or paragraph of this ordinance or the application thereof to any person, establishment, or circumstances shall be held invalid, such invalidity shall not affect the other provisions, clauses, sentences, or paragraphs or application of this ordinance.

(C.M. of 3-3-2015, V. 2015-57; C.M. of 3-17-2015, V. 2015-70)

Sec. 42-90. - Basis.

The Town of Lisbon enacts this non-stormwater discharge ordinance (the "ordinance") pursuant to 30-A M.R.S. § 3001 (municipal home rule ordinance authority), 38 M.R.S. § 413 (the "Wastewater Discharge Law"), 33 U.S.C. § 1251 et seq. (the "Clean Water Act"), and 40 CFR Part 122 (U.S. Environmental Protection Agency's regulations governing the National Pollutant Discharge Elimination System ("NPDES")). The Maine Department of Environmental Protection, through its promulgation of the "General Permit for the Discharge of Stormwater from Small Municipal Separate Storm Sewer Systems" effective July 1, 2013, has listed the Town of Lisbon as having a regulated small municipal separate storm sewer system ("small MS4"); under this general permit, listing as a regulated small MS4 necessitates enactment of this ordinance as part of the municipality's stormwater management program.

(C.M. of 3-3-2015, V. 2015-57; C.M. of 3-17-2015, V. 2015-70)

Secs. 42-91—42-100. - Reserved.
## Town of Lisbon Construction Site Inspection Form

<table>
<thead>
<tr>
<th>Permit Number:</th>
<th>Site Contractor:</th>
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<tbody>
<tr>
<td>Site Name:</td>
<td>Date/Time:</td>
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<td></td>
<td>Inspected By:</td>
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<tr>
<td>Address/Watershed:</td>
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<tr>
<td>Last Rain Date/Quantity:</td>
<td>Area Disturbed:</td>
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<tr>
<td>Reason for Inspection:</td>
<td>□ Initial □ Routine □ Final □ Rain Event □ Complaint</td>
</tr>
<tr>
<td>Project Description:</td>
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</tr>
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</table>

<table>
<thead>
<tr>
<th>YES/NO/NA</th>
<th>COMMENTS</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Is an Erosion and Sediment Control Plan available and being followed?</td>
<td></td>
</tr>
<tr>
<td>2. Is a weekly inspection log available and up to date (if required)?</td>
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<tr>
<td>3. Are all erosion control practices installed properly, maintained, and functioning?</td>
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<tr>
<td>Areas at finished grade are properly stabilized</td>
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<tr>
<td>Concentrated flow inlet/outlet protection installed</td>
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<td>Disturbed dormant areas stabilized</td>
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<tr>
<td>Entrance/exits properly stabilized</td>
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<tr>
<td>Slopes and stockpiles properly stabilized/protected</td>
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<tr>
<td>Other</td>
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</tbody>
</table>


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<thead>
<tr>
<th>YES/NO/NA</th>
<th>COMMENTS</th>
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</thead>
<tbody>
<tr>
<td><strong>4. Are all sedimentation control practices installed properly, maintained, and functioning?</strong></td>
<td></td>
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<tr>
<td>Construction entrance</td>
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<td>Dust control practices</td>
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<td>Sedimentation basins/traps/diversions</td>
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<td>Perimeter controls</td>
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<td>Check dams</td>
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<td>Other</td>
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<td><strong>5. Are ESC measures, construction activities, and housekeeping adequately maintained?</strong></td>
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<tr>
<td>Sedimentation/erosion in ditches</td>
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<tr>
<td>Tracked sediment or dust at exits</td>
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<td>Hazardous material storage and spill control practices adequate</td>
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<tr>
<td>Waste management (concrete/paint washout, solid waste, sanitary waste, hazardous waste, etc.) adequate</td>
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<td>Other</td>
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### 6. Violation, Corrective Actions, Recommendations

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<th>YES/NO/NA</th>
<th>COMMENTS</th>
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Sediment/pollutants discharged from site

Natural resource impacts

Corrective action required

Site compliant with all permits

Notice of violation or stop work order issued

Comments/Corrective Actions (complete corrective actions before the next rain event and within 7 days)

---

Attach any photos taken at the time of inspection to this document.
# MS4 Catch Basin Inspection Form

<table>
<thead>
<tr>
<th>Catch basin ID:</th>
<th>Date:</th>
<th>Location (Lat./Long.):</th>
</tr>
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<tbody>
<tr>
<td>Inspector:</td>
<td>Time:</td>
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</tbody>
</table>

**Able To Inspect?**
- [ ] Yes
- [ ] No (Unable to locate)
- [ ] No (Unable to access, fencing, etc.)
- [ ] No (Safety)
- [ ] No (Other – Describe)

**Condition**
- [ ] Good
- [ ] Fair
- [ ] Poor

**Defects**
- [ ] Loose Bricks
- [ ] Cracked Grout
- [ ] Frame Cracked
- [ ] Erosion
- [ ] Pavement Cracked
- [ ] Severe Structural Cracks
- [ ] Other (Describe)
- [ ] None

**Sump Depth (Feet):**

**Silt Depth (Feet):**

**≥50% of Sump Depth? (Yes/No):**

**Flow Description:**
- [ ] None
- [ ] Trickle
- [ ] Moderate
- [ ] Significant
- [ ] Intermittent
- [ ] Flooded
- [ ] Other (Describe)

**Water Condition**
- [ ] Clear
- [ ] Murky
- [ ] Litter
- [ ] Odor (Describe)
- [ ] Vegetation (Describe)
- [ ] Oil Sheen
- [ ] Pet Waste
- [ ] Foam
- [ ] Sanitary Sewer Solids
- [ ] Other (Describe)
Follow-Up:
   ○ Yes (Describe) ○ No

Follow-Up Priority:
   ○ High          ○ Medium          ○ Low          ○ N/A

Photo Collected:
   ○ Yes          ○ No (Describe)

Comments:
MS4 Ditch Inspection Form

DITCH ID:       Date:       Location (Lat./Long.):
Inspector:      Time:

Able To Inspect?

☐ Yes          ☐ No (Unable to locate)          ☐ No (Unable to access, fencing, etc.)
☐ No (Safety)  ☐ No (Other – Describe)

Condition

☐ Good          ☐ Fair          ☐ Poor

Defects

☐ Excessive Vegetation  ☐ Trash          ☐ Excess Accumulated Sediment
☐ Erosion          ☐ Mystery Pipes          ☐ Other (Describe)
☐ None

Follow-Up:

☐ Yes (Describe)          ☐ No

Follow-Up Priority:

☐ High          ☐ Medium          ☐ Low          ☐ N/A

Photo Collected:

☐ Yes          ☐ No (Describe)
An electronic version of the 2022 MS4 General Permit can be found at the below link. This permit is also available in the Town’s electronic data management system.

General Permit for the Discharge of Stormwater from Small Municipal Separate Storm Sewer Systems
NOTICE OF INTENT TO COMPLY WITH MAINE GENERAL PERMIT FOR THE DISCHARGE OF STORMWATER FROM MUNICIPAL SEPARATE STORM SEWER SYSTEMS (MS4)

PLEASE TYPE OR PRINT IN BLACK INK ONLY

<table>
<thead>
<tr>
<th>PERMITTEE INFORMATION</th>
</tr>
</thead>
<tbody>
<tr>
<td>MS4 Entity</td>
</tr>
<tr>
<td>Name and title of chief elected official or principal executive officer</td>
</tr>
<tr>
<td>Mailing Address</td>
</tr>
<tr>
<td>Town/City</td>
</tr>
<tr>
<td>State</td>
</tr>
<tr>
<td>Zip Code</td>
</tr>
<tr>
<td>Daytime Phone</td>
</tr>
<tr>
<td>Email</td>
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</tbody>
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<table>
<thead>
<tr>
<th>PRIMARY CONTACT PERSON FOR OVERALL STORMWATER MANAGEMENT PROGRAM (if different than PEO/CEO)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Name and Title</td>
</tr>
<tr>
<td>Mailing Address</td>
</tr>
<tr>
<td>Town/City</td>
</tr>
<tr>
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<td>Zip Code</td>
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<tr>
<td>Daytime Phone</td>
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<tr>
<td>Email</td>
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</table>

<table>
<thead>
<tr>
<th>STORMWATER MANAGEMENT PLAN (SWMP)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Urbanized Area (sq. mi.)</td>
</tr>
<tr>
<td>I have attached our updated SWMP with ordinances, SOPs, forms.</td>
</tr>
<tr>
<td>Name of streams, wetlands, or waterbodies to which the regulated small MS4 discharges (attach additional sheets as necessary):</td>
</tr>
<tr>
<td>List of impaired waterbodies that receive stormwater from the regulated small MS4 (attach additional sheets as necessary):</td>
</tr>
</tbody>
</table>

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

Signature of Permittee: Diane Barnes
Date: 3/16/2021

This NOI registration form must be filed with the Department at the following address:

Stormwater Program Manager
Maine Department of Environmental Protection
Bureau of Water Quality
17 State House Station
Augusta ME 04333-0017
Rhonda.Poirier@maine.gov

<table>
<thead>
<tr>
<th>OFFICE USE ONLY</th>
</tr>
</thead>
<tbody>
<tr>
<td>Date Received</td>
</tr>
</tbody>
</table>

DEPLW0916 Maine Department of Environmental Protection 1/5/2021
H.1 Newspaper Public Notice

PUBLIC NOTICE
The Municipality of Lisbon will file a Notice of Intent (NOI) to comply with the Maine General Permit for the Discharge of Stormwater from Small Municipal Separate Storm Sewer Systems issued 10/15/2020 (MER041000 W009170-SY-C-R) and an associated Stormwater Management Plan (SWMP) with the Maine Department of Environmental Protection. The NOI and SWMP will be filed on or about March 31, 2021. A copy may also be seen at the Lisbon municipal offices and on the municipal website: URL: https://www.lisbonme.org/.

The DEP will review the submittal and assess if it is complete for processing within 60 days of submittal. Once it has been deemed complete for processing, it will be made available on the Maine DEP website for 30-day public comment: https://www.maine.gov/dep/comment/index.html. A request for public hearing or request that the Board of Environmental Protection assume jurisdiction over this application must be received by the DEP in writing, no later than 20 days after the application is found acceptable for processing. Requests must indicate the interest of the person filing the request and specify the reasons why a hearing is warranted. Unless otherwise provided by law, a hearing is discretionary and may be held if the Commissioner or the Board finds significant public interest or there is conflicting technical information.

The NOI and SWMP are also available for viewing at the DEP Office in Augusta by scheduled appointment during normal business hours during the pandemic. Written public comments or requests for information may be made to the Division of Water Quality Management, Department of Environmental Protection, State House Station #17, Augusta, ME 04333-0017; telephone (207) 592-6233 and must include the name of the municipality filing the NOI and the Permit number provided above.